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For the Explaining of some

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An Act for the better execution of His Majesties gracious Declaration for the Settlement of His Kingdom of Ireland, and satisfaction of the several interests of Adventurers, Souldiers, and other his Subjects there; 131.001

AND

For making time alterations of and additions unto the faid Act, for the more speedy and effectual settlement of the faid Kingdom.



Dublin, Printed by John Crook, Printer to the Kings Most Excellent Majestie, and are to be fold by Samuel Dancer Bookseller in Castlestreet.

to the Explaining of fome



An° Regni Caroli

Secundi Regis Anglia, Scotia, Francia,

At the Parliament begun at Dublin, on the eighth day of May, Anno Domini 1661. in the 13th. year of the Reign of our Most Gracious Sovereign Lord CHARLES the Second by the Grace of God, of England, Scotland, France, and Ireland King, Defender of the faith, &c.

And there continued by feveral Prorogations, unto the 26 day of October, Anno Domini 1665, and in the 17 year of His Majesties Reign.



bereas in the tarrying on of that service which was appointed by a former At in tituled, An Act for the better execution of His Majesties gracious Declaration for the settlement of His Kingdom of Ireland, and satisfaction of the several interests of Adventurers, Souldiers, and other His Subjects

there, seberal doubts and difficulties have arisen partly from the uncertain and ambiguous penning of divers Clauses

Claules in the laid Ad, and partly from other accidents, which could not then be fozeseen, to the great obstruction and binderance of the Publique ends and aims intended by that Aa to be promoted, and the very great disappoint. ment of seberal persons a interests, which were thereby intended to be fecured, Infomueb, that the full and final fettlement of this Lour Bajedies Kingdom can bardly be attained by any further proceedings upon the laid Ad, as is already manifest by the experience which bath been bad in the execution thereof: To the end therefore that Your Majegies mot gracious and jud intentions by that An declared, may will be purfued, as far as remains possible, the Revenues of the Church lettled and increased, Lour Majeties dutiful and loyal Subjeus quieted and lecured in their just possessions, and the minds of all men so composed, that there may be a general and universal care and indugry by building planting and all other ways of improbement, to repair a amend the ruines and defolations of this your Majeflies Kingdom: Day it pleale Lour Bott Ercellent Bajefie, that it may be Enaged, a be it Enaged by your Mog Ercel. lent Majedie, by and with the addice and confent of the Lords Spiritual and Tempozal, and the Commons in this prefent Parliament attembled, and by the Authority of the fame, That all bonogs, Bannogs, Caules, poules, Places, Lands, Tenements and hereditaments, Right, Title, Serbice, Chiefry, Ale, Trut, Condition, Fee, Rent charge, Chattels real, Bortgage, right of Redemption of any Bortgages, Recognizances, Judgements, Fogleitures, Ertent, right of Acion, right of Entry, Statute, og any other Edate of what nature of kinde foeber, in all and every the Counties, Baronies, Cities, Towns Copposate, and walled Towns within this Kingdom, which at any time from and after the Three and twentieth day of October, One thouland fix bundled forty and one, were leized or lequedred into the bands, or to the ule of Dis late Bajedie King Charles the first, og of your Most Gracious Pajestie, that now is, oz otberwife disposed of diaributed let out oz let apart, by reafon of, oz upon account of the late borrid Rebellion oz War, which began or broke out in this Kingdom, upon the three and twentieth of October, Due thousand üx hundzed fozty one, or which were allotted, assigned, giben, granted, or dered, diaributed, disposed, bemised, let out, og let apart to or for any person or persons use or uses, for Adbentures, Arrears. Reprizals, or otherwife, or whereof bis late Bajestie, or your Majestie that now is, or any Adbenturer, Souldier, Reprizable person or others respenibely, had and receibed

receibed the rents, iffues and profits by reason, or upon account of the faid Rebellion of War; of whereof the Adbenturers, Officers of Souldiers now, of formerly of the Englich Army in this Kingdom, og transplanted, og transplantable persons, or any of them, or their or any of their beir, beirs or Adigns, or any other person or persons whatfoeber, upon account of the faid Rebellion of War in this Kingbom, were in Seizin, polletion og occupation by them. Celbes, theiz Tenants, Agents oz Asigns on the Sebenth day of May, One thousand or bundzed fifty and nine's 02 which were alligned, giben, granted, laid out, let apart og referbed for or towards the latisfaction of any the law Abbenturers, Souldiers, og other persons, sog og in conuderation of any money or probisions advanced, lent or furnisheb; of for arrears of pay, of in compensation of any fervice, or reputed fervices, or other account whatfoever; or referbed, or mentioned to be referbed, for or in order to a reprizal, or reprizals, for such Incumbrances as then were, now are, or chall be adjudged due to any person or persons out of the laid Lands, Tenements of hereditaments, of for any other ule, intent or purpole whatfoeber, or whereof any Cullodiam, Leale for year, or years, or other Disposition or Grant what loeber bath been made; or unto which Lour Royal Father, of Lour Pajestie are any ways intituled by reason of, or upon account of the said Rebellion or War, or which are wrongfully detained or concealed by any per-7/ fon og persons whatsoever: As also, all Chantries, and all Mannozs, Lands, Tenements, Rents, Tithes, Pentions, Portions, and other bereditaments, or other things what loeber, belonging to any Ecclevatical person of persons in his of their Politick capacity, and that have formerly by them, of any of them been let in fee-farm, the right whereof, of title thereunto, or interest therein, was in any person or perlons, his of their beirs of Asigns, who by the Qualitications in the laid An expressed, babe not been adjudged innocent persons: As also all Leases that babe been made by any Eccletianical persons of any Lands, Tenements oz bereditaments belonging to them in their Politick capacity, to any person of persons, their Executors, Admininicirators or Actigns, who by the Qualifications in the faid An expected, babe not been adjudged innocent perlans: As also all Impropriations or appropriate Tithes belonging to any person of persons, bis of their beirs, Erecutors, ADministrators or Assigns, who by the Qualifications in the faid An expressed, bave not been adjudged innocent: And alfo

alle all and Engular the Deduages, Bannoss, Lands, Cenements and Pereditaments whatloever, whereof John fitz Gerald, alias fitz Gerard of Innishmoore, commonly called the Unight of Kerry, Captain John Magill of the County of Down, Geoffry Fanning of Ballingary, of any of them, of any of their Antedors, whole beirg they are, or any other person of persons in true sof them, of any of them, of to their or any of their uses were leized or possessed upon the Two and twentieth day of October, One thousand fir hundied forty one ; Morwithflanding that the same were not leized, lequedred, or let apact upon the account of the laid late Rebellion of Mar, are and hall be, and are berebp declared, beenred and adjudged, as from the laid Three and twentieth day of October. One thousand fix hundred forty one, forfeited, and to babe been forfeited to Lour Bajeffies Royal father of ever bleded memory, and your Bajedie, Lour beirs and Successiz and they are bereby from the laid Three and twentieth day of October, One thouland ür bundzed fozep and one, beemed, beclared, and adjudg. wall woulded to babe been, and to be in the real and aqual posses. We chifin of v don and Seizin of Bour Bajenies laid Ropal father, and your Bafefie, Lour Deirs and Successogs, without anp Office or Inquitition thereof found, of to be found, freed and ablolutely biftharged of and from all Chates tail, and of and from all feofiments, and other Conbegances made betoze the Three and twentieth day of October, One thousand up himber forty one, by any person of persons being Tenants in tail, where the intail was not legally bocked or varred by fine of Recovery, before the Three and twentieth of October, One thousand ur bunded forty and one, and of and from all Titles and Edates derived by, from, or under fuch Conbevances; and also of and from all and ungular Remainders, Revertions, Rights, Titles, Interess, Berbites, Chiefries, Ales, Trung, Conditions, fees, Rent-charges, and Chattels real, Dogtgages, Rights of Rebemption of Bottgages, Recognizantes, Judgements, Extents, Rights of Agion, Rights of Entry, Statutes, and all other Edates, challenges and demands of what nature of kinde foeber, to the intent that the same may be fettled, construed and disposed of, to and for such use and ules, as in and by the faid former An were limited and beclared, and are not by this prefent Act changed of altered, and to and for fuch other use and uses as in and by this prefent An are declared or appointed, and not other. wife; Saving to Your Pajedie, Lout beirg and Surcettors

whole

Irland

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ceffors all and ungular fuch Edate, Right, Gitle and Intered of, in, and unto any Lands, Tenements and bere-Ditaments within this Kingdom, which Lour Bajeffie bath or ought to babe in right of your Crown in Ireland. other than by birtue of the afozelaid An, oz this prefent Act; and otherwise than by one of more Inquistion of Inquisitions of Lands in the Probince of Connaught, or Counties of Limerick and Clare, and the County of Tipperary, found and returned in the time of the Earl of Straffords Sobernment in this Kingdom; which faid Inquisition and Inquifitions is and are hereby declared to habe been from the time of the taking thereof absolutely null and boid, to all intents and purpoles, as if the fame had neber been bad not taken, & other than fuch Right and Title as in and by a certain an of Parliament patted in England, intituled. An Act of free and general Pardon, Indemnity and Oblivion, are mentioned, of intended to be barred of ertinguished. Any thing in this Ac contained to the contrary notwith. ing. Provided always. That this Ad, or any thing therein contained, mail not be beemed, condrued, og taken to forfeit unto, or beit in your Majettie, your beirs and Succeffors any bonozs, Mannozs, Caules, Boules, Places, Lands, Tenements, bereditaments of Chattel real whatfoeber in all every or any of the Counties, Baronies, Cities, Cowns Corporate a walled Towns in this Kingdom on the Three and twentieth day of October, One thouland ur bundzed forty one, belonging in Postesion, Rebersion or Remainder unto the University of Dublin, or to any Archbishop, Bishop, Dean, Debend, Dean and Chapter, og other Eccleuaffical person or persons in his or in their Politick capacity or to a. ny other. Colledge, bolpital, Church Collegiate or Parochial, or to the Church Wardens and Paristioners of any Paris Thurch for the use of the said Thurch; or to any Guild. Corporation or Fraternity Ecclesialical or Lay; or to any Parfon, Renoz, or Clicar of any Paris Church, or to any other person of persons particularly named in the Probiso contained in the besting Clause of the said former Aa, and whose Edate was thereby expecty saved and excepted from _ being beded in pour Bajeffie. Provided likewile, that this Ad, or anything therein contained, wall not bell, nor be understood of construed to best in your Bajestie, pour peirs or Successors, or otherwise be prejudicial unto, or take away any Chate, Right, Citte, Interell, Service, Chiefry, ale, Trud, Condition, fee, Bent charge, Chattels real, Bottgage, Right of Redemption of Bortgage, Retognizance, Judgement,

Judgement, Forfeiture, Extent, Right of Action, Right of Entry, Statute, og any other Enate of what nature og kinde loeber from any Protestant or Protestants, their 1020tellant beirs, Erecutors, Administrators or Asigns, whereof upon the Two and twentieth day of October, One thous fand fir hundzed fozty one, they were respenibely leized oz possessed, or otherwise interessed or intituled, or wherein they had any other Etate, Ale, Podedion, Crud, Rebertion of Remainder, other than luch Edate and Intered, whereof they, or any of them Good leized or postessed for the ule of, or in trutt for any Irith Papit or Roman Catholick, who by the Qualifications in the laid Aa bath not been adjudged innocent, or any other forfeiting person or persons; nor to any Judgement of Decree which bath been obtained by any Protedant or Protedants in the late Court, or pretenbed Court for Adjudication of Claims, or in the Court of Exchequer, or any the four Courts atting at Dublin, before the Two and twentieth of August, One thousand ur bundzed fixty three; of for which any Judgement of Decree hath been confirmed, bad or made by the Commissioners beretofore appointed by his Wajedie for the execution of his late gratious Declaration and Instructions, of the aforesaid Act; May to the besting any the Lands, Tenements, Pereditaments of Chattels real, Right, Citle, Serbice, Chiefry, ale, Crut, Condition, fee, Rent Charge, Chattel real, Portgage, Right of Redemption of Portgage, Recognizance, Judgement, Fogfeiture, Ertent, Right of Action. Right of Entry, Statute, or any other Edate of what nature of kinde foeber of any Papit, who by the Committioners appointed for the execution of the aforelaid Aa bath been abjudged innocent, og the beirs, Erecutogs, Admini-Gratole of Adigns of any luch Papid, who bath been to adjudged innocent. And it is hereby declared, That no perfon og persons, who by the Qualifications in the said former An bath not been adjudged innocent, wall at any time bereafter be reputed innocent, fo as to claim any Lands of Tenements bereby beded, og be admitted to babe any benefit or allowance of any future Adjudications of innocence, or any benefit of Articles whatfoeber, but that they and every of them, and all and every person and persons claiming by, from oz under them, oz any of them, hall be, and are bereby barred and excluded of and from all a ungular claims and demands not particularly allowed and probided for in. and by this present Aa. And whereas some question or doubt bath arifen, whether the Lands of any Dificers og Souldiers

Souldiers were to be confirmed to them by the faid Ad. unlels they had been formerly and were of the Army, at the time of the making your Bajedies Declaration of the thirtieth of November one thousand up hundred and upty; Be it declared. Enaced, and Explained by the authority aforelaid, that the word and used in that part of the said An, which relates to them, hall be taken disjunatively, as if it bad been [oz] to that no luch Officer, oz Souldier, bis Beirg, of Adigns, hall be excluded the beneat of the faid Ad, or this present Aa, if he had been formerly of the Army, and in Postesion as afozelato, the feaventh day of May, one thouland up hundzed fifty nine, though be were not of the Army the thirtieth of November one thousand ar hundred and urty, og at any time unce. And to the end that the perlons, chares, and interests of his Bajesies Protestant Subjeas, of woom his Bajenie eber pad, and fill bary greateft care and confideration in the Settlement of this his Kingdom, map be and provided for; Be it further enaued by the Authority aforefair, that all and every the Adventurers, and Souldiers, their and every of their beirs, Erecutors, Adminiurators, and Adigns respenibely, who upon the leabenth day of May, Dne thouland ür bundzed fifty nine, were leized of postessed of any Bestuages, Bannozs, Lands, Tenements, of pereditaments, for or towards the latisfaction of any Aubentures of arrears, which by the rules of this of the law former An are allowed to be latistied, And all and every other the Adventurers commonly called descient A obenturers, whether they be deficient in whole of in part, (that is to fay) fuch Abbenturers who never bad any Lands let out to them in latisfaction of their Aobentures, or were never fully latistied for the lame and the beirs, Erecutors, Administrators and Assigns of such Adventurers respective. ly that lyave, held, and enjoy, and be fetled, and confirmed, in to much of the forfested Lands, which by this Acare belled in his Bajettie, as will amount to two full third parts of what they, or those under whom they claim, bad, or in cases of venciencie ought to bave bad upon the Seaventh of May, Dne thouland ür bundzed afty nine, in manner following, That is to fay, The Commissioners for execution of this Aa, wall diligently examine, and compute, or cause to be computed, what quantity of Land any luch Adbenturer of Souldier, of the beirs, Erecutors, Administrators of Alfigns of such Appenturer of Souldier respectively had, of were leized or possessed of on the Seaventh of May. One thouland ur bundged afty nine, og of right ought to babe bad

and been leized and possessed of upon the Seabenth of May. Dne thouland ar bundzed afte nine in cale be were a deacis ent Adbenturer, orthe beir, E recutor, Administrator, of Alsignee of any desicient Adbenturer, And wall let out and allot, of cause to be fet out and allotted unto every fuch Abventurer and Souldier, his and their respenibe Beirs, Erecutors, Administrators, and Asigns to much forfeited land as in quantity of Irith profitable Acres (to be computed by Irish measure, according to the Down Survey or Down admeasurement and not otherwise, where the Down Surbey bath been taken, and where the Down Survey bath not been taken, by the Surbey taken in the Earl of Straffords time, or by some other Survey to be taken according to I: rich measure, wherein the unprofitable Land is to be cast in together with the profitable, according to the method of the laid Down Survey) will amount unto full two third parts (the whole in three parts being divided) of what fuch person of persons to whom such allotment that i be made as aforefaid, or those under whom they claim, did bold and enjoy, or in cales of deficiencie of right ought to have beld and enjoyed upon the Seaventh of May, One thousand at bundzed fifty nine, which faid two third parts to as aforefaid to be allotted, wall be beld and enjoyed by the persons to whom fuch allotment wall be made, according to the tenes of their feveral and respende Letters Patents berein after directed to be granted, and in full latisfaction of and right, claim, or demand which by birtue of the faid former Aa, can of may accrew for of in respect of any Abbentures of arrears, any retrenchment of a third part by this Ac. or other matter or thing in the faid former Aa contained to the contrary notwithuanding. And in case any Aobenturer of Souldier, Commissioned Officer, who ferved before the fifth of June, Dne thouland ür bundzed fozty nine, Dzotellant Purchafoz in Connaght of Clare, befoze the first of September, One thousand up hundred urty and three, bis or their beirs, Erecutors of Aligns thall be found to be in pollection of any meduages, Lands, Tenements of bereditaments, which by virtue of any clause berein after following, ought to be reflozed and delibered up to any person oz persons berein after named, the Commissioners for execution of this Ad, wall in the fire place, and before any fireb Reditution made, cause so much other sozseited of bedeb Land, to be let out as in quantitie of Acres will amount to full two third parts of the Land lo as aforelaid to be redered, and that the persons to to be remobed be build Howested

of and fetled in his faid two third parts according to the rules of this Aa ; And the Commissioners for execution of this An are bereby required and enjoyned to take care that the Edates and Intereds of bis . Majedies 1920. tegant Subjens in Ireland, be letted with all conbenient Speed, and that luch parts of this An, as babe a tendencie thereunto be put in execution in the ard place, and before a. np other parts of this or the former An which relate to other matters. And to the end there may be as little change and alteration of Possessions as can consist with the enus and aimes of this prefent at, and that every perfone improbements may be preferbed unto him, as much as is polable, Beir further Enaced by the Authority aforelaid, Chat where any Adbenturer of Souldier, of the Beir, Executor, assignee of assignes of any Appenturer of Souldier wall be found to bave in his of their postession more Lands undecreed away than his of their full two third parts will amount to, according to the aforefaid rules of diaribution and allorment, that in every such take it wall and may be lawful for him or them to continue possession, of so much as the Commissioners hall adjudge, bis of their two full third parts to amount unto, and to cut of the oberplus at his oz their own election, in such manner as that the overplus relinguished of furrendeed by him of them may be contiquous and as neet as may be within the same denomination, in which retrenchment the unprofitable Lands as well as prostable are to be reckoned and parted with together in like manner and proportion as the same were let out together according to the faid Surbepes, and in default of bue retrenchment, and cutting of the overplus in fuch manner as the Commissioners wall approve, and within luth time as the Commissioners wall direa, the Commissioners wall taufe the oberplus to be fet out, and afcertain the residue, whereof possession is to be retained in such manner as they Hall think fit, observing therein rules of contiguitie and conbeniencie almuch as map be, and referbing to bim or them his or their boule and the improvement about it, and the like rule is to be observed in the retrenchment to be made of the overplus of such Lands which have been set out in fatisfacion of any Abbenturers upon the Ordinances commonly called the doubling Ordinances, and in the retrenchment which is to be made from the Protestant purchalogs in Connaght and Clare, and where any Adbenturer of Souldier, or the beir Erecuror, Administrator, assignee or assignes of any Adventurer of Souldier wall be found to be possessed

of less Land than his of their full two third parts will amount unto according to the rules of this An, that then and in luch rafe it thall and may be lawful for bim or them to continue and retain the possession of what he or thep habe, and that the relidue of what is wanting to make up big oz their full two third parts as afozelaid, be forthwith fer out and made up out of come other forfested Land to be allotted fet out and ascertained by the Commissioners as afozefaid. and as neer as may be with convenience to the Lands in his of their prefent possession, any thing in the former Aa connined to the contrary notwithflanding. And be it further Enaned by the Authority aforelaid, that all and every the Abbenturers and Souldiers, their beirs, Erecutors, affignee or affirmes, who upon the Seatonth day of May, One thoufand ar bundzed afty and nine were or bught to babe been. postessed of any Lands. Tenements or bereditaments fer out for fatisfaction of any Adventurers or arrears not fince decreed away by fuch decrees as are berein confirmed, hall and map retain the Lands in his or their postesion, or fo much thereof as by the Commissioners for Execution of this An mall be adjudged to amount to his or their full two third parts, any midake of Milnomer of the County of Barony wherein the Lands let out for Adventures or arrears and to possed bo lie, to the contrary not withstanding. it is likewise declared that the Adventurers and Souldiers. their beirs, Executors and adigns who have voluntarily relinquished or been removed from the Estate of James Duke of Ormond, and put into postession of any other Lands in the County of Catherlagh, not fince decreed away from them, and all others who have relinquished any Lands whereof they were posses the Seaventh day of May, whe thousand ar bundzed afty and nine,in obedience to bis Baieffies Letters, and habe fince been remobed to other Lands not decreed away from them, hall have like libertie of retaining the Lands whereof they are now pollett, or lo much thereof as hall be adjudged to amount to his or their full two third parts, as be of they might have had if they bad been to pollected upon the Seaventh day of May, One thousand ar bundzed afty and nine, and what is wanting of two third parts hall be made up and supplied by the Commissioners out of some other fogfeited Lands by them to be allorted. And be it further Enaced by the Authority aforesaid that all and every the deficient Adventurers, and the beirs, Erecutors, allignee or allignes of luch deficient Adbenturers who are to be latisfied for two full third parts of

fuch their besciencies in quantity of acres to be fet out and allotted as aforefaid , And all and ebery other the Abben turers, Souldiers, Protenant Burchalers in Conaught and Clare, their beirs, Erecutors, Abminiarators and Adigns respectibely, to whom any Lands, Tenements of bereditaments, are by the rules of this An to be let out and allotted for the supply and making up of his and their full two third parts, hall be latished in the lame Barony and County, or in the next Barony and County neered, in bafue to their refregibe deficiencies and allotments if the fame can conveniently be done. And in order bereunto, the Lord Lieurenant, w other chief Gobernoz and Gobernozs, and Council for the time being, are bereby enjoyned to lettle and beclare the leberal begrees of balues of the respectibe Counties and Baronies & which declaration wall be a rule and quide to the Commissioners in erecution of any nart of this Aa. where the confiderations of values wall be necesfarp of material; And where any Adventurer, bis beirg; Aretutors, Adignee or Adignes wall be found to be beficient in part, and pet to babe more Lands in one particular Baconpor County, than his or their lot in that particular Barony or County would babe amounted to, it shall and map be lawful to and for him or them, to retain and keep in his at their own pollection to much of the oberplus whereof be of they wall be pedefted in one Barony of County, as mall be midged equal by the Commissionets, for and towards the latisfaction of his and their desciency in any other Barony or County; to always that the whole which be or they mall to retain, exceed not the due proportion of full two third parts which be of they ought to babe, atcording to the rules aforelaid. And where any Abbenturer or Souldier, or the beirg, Executors, Administrators or Adians of any Abbenturer or Souldier, hall be found to have more Lands in his of their polletion, than will latisfie the two third parts, which be or they qualit to have by the rules of this Ad, and per hall babe no deficiencies of their own to place upon fuch overplus, that there and in fuch tales, it hall and may be lawful to and for luch Adbenturer and Souldier, his and their beirs, Erecutors, Administratops of Adigns, to buy in, and purchase of any other Adbenturer oz Soulbier, oz the beir , Erecutoz, Adminifira. tor or Amenee of any Abbenturer or Souldier, his or their right and title in and to the latislation of any deficiencies within the same Province, which are satisfiable by the rules of this An , and to be latistied for the right and title

to bought and purchased as a lovelate, by retaining the oberplus Land whereof he of they were leized, or to much thereof as half not exceed the due proportion of two full third parts which ought to be applied to the latisfaction of luch beficiencies.

and be it further Enaned by the Authority aforefaid. That where any Adventurers of Souldiers, Commission o Officers, who lerbed before the aith of June, One thousand or bunded forty nine, Prorenant Purchalor in Conaught, of Clare; before the first of September, One thousand fir hundred Grey and theer, bis of their beirs, Erecutors, AC. fignee or Alagnes, who are not by the rules of this Au to be remobed, babe been already remobed of kept out from the podession of what they held, or ought to have beld on the Sebenth of May One thouland ür bundgeb fifty and nine ; pet neither of burtue of any Decrees mabe by the Commissioners for expution of the laid former Aa, nor by birtue of any Provide of Clause in the laid Aa contained, or any other legal proceedings; in which words Legal Proceedings, Gultodiams, of any other Grant of Patent not confirmed of otherwise provided for by this aa, and the proceedings thereupon are not intended to be comprehended. that then it wall and may be lawful to and for the Commissioners for execution of this Aa, to other and decree all and every fuch person and persons to removed or kept out as afozefaid, to be again redozed and put into their pollelsions pro tempore, until the latt and final Detree-touching the fettlement of fuch perfon and perfore hall be mabe, and the refpenibe Sheriffs and all other Dicers and Binithere of Julite whom it may contern, and to whom any Precept mother Warrant in that behalf hall be birened, are bereby required and enjoyned to fee the some executed accordingly, to the end that all and eperp perion and perions to as aforetaid removed the kept out, map by fuch temporary reditution be enabled toctetain fo much of the Land whereof they wall be to possessed, together with their improbements, as their two full third parts, according to the aforefaid rules hall of map amount into.

And be it further Enaned by the Authority aforelaid, Chat all and every the Adventurer and Advanturers who adventured their money upon certain Ordinances, or pretended Ordinances of Parliament made in the years, One thousand it hundred forty three, and, One thousand it bundred forty feven, commonly called the Doubling Ordinances, hall be edecimed, and are hereby declared Adventurers for

no more than the principal money bond fide paid amounts to, and that they, their beirs, Erecutogs, Alsignee og Alugnes, that receive latisfaction for the moneys really and bond fide paid in and advanced upon the laid Dedinances. or pretended Dedinances, in like proportion and manner as other Abbenturers are to have by this Ad, and no otherwife; that is to lay, by an allotment of lo much land as may be fufficient to latistic full two third parts of the wincipal money to paid in and advanced as aforefaid, and no more, to the intent that be and they may be equally gainers of loolers with other Adbenturers; and in the letting out of this proportionable latisfaction, no regard is to be bad of the quantity of Land, whereof the Appentures upon the boubling Debinances , their beirs, Greeutors, Alsignee of Alsignes were polletted the lebenth of May. One thousand by bundzed tifty nine, but onely of the oxiginal money truly paid in as aforelaid; in the latisfacion whereof, one third part is likewill to be retrenched, and onely two full third patts to be latistied as aforelaid: Deberthelele, it hall and may be lawful for him or them to continue the possession of so much as the Commissioners hall adjudge to amount unto his of their full two third parts, in like manner as other Avbenturers by this Act are enabled to do, in case to much thall be left in his or their posselsion, not decreed away by the Commissioners for erecution of the laid former an.

and be it further Enaced by the Authority aforefaid. That the Commissioners for execution of this Ad, wall cause one or more books to be made, wherein the portion allotted to each Adbenturer of Souldier, of the Beir, Executor, Alsignee of Alsignes of Luch Adventurer of Souldier, for and romards his and their two full third parts, and the leberal Augmentations of any Archbisoppick of Bishoppick, the allorment of Glebes, and the provisions made for the Collegge of Dublin, the maintenance of the fort at Duncannon, and the Corporation of Bandonbridge, thall be particularly and fairly let down, and entred, and hall caule a Duplicate thereof to be made and returned into the Erchequet, there to remain of Becozd, and that upon a Certificate under the hands and feals of the Commissioners, oz the major part of them, containing the lands allotted to any the persons of purposes asozelaid, of to any Abbenturer or Souldier, og to the beir, Eretutoz, Alsignee or Alsignes of any Adbenturer of Souldier, for bis of their two third parts, and expressing the name or names of **fucb**

fath portons, with conbenient beferiptions and benominasions thereof, as to the number of Acres, the Barony, County and Province wherein the fame do lie, and the cents referbable, as also the Cenure and Berbices, and melented unto the Lord Lieutenant, or other chief Cobernoz or Governors of this Kingdom for the time being, be the faid Lord Lieutenant, and other thief Gobernoz or 60. bernozs of this Kingdom for the time being, hall be, and are bereby authorized and required, upon requell of the perfon or perions to producing and prefenting the Certificate aferelaid, to caule effectual Letters Batents under the Great Seal of Ireland, to be patted in the ulual manner of web Lands, Tenements and bereditaments to the perlons concerned, by advice of bis Pajetties learned Council in the Law, or fome of them, as the cale wall require, withour expeating any further Letters of Marrants from bis Bajellie; And for to boing, this prefent An wall be to them

and every of them their lufficient bilcharge.

and be it further Enaned by the Authority aforelaid, That all Letters Batents granted by birtue of this ad, Ball be. and are bereby confirmed unto the leberal persons therein named, according to the feberal and respentive estates therein granted against the Kings Bajetie, bis beirs and Successors, and all other persons claiming by, from of unber bire or them, and wall fland and be Dilcharged of and from all fogfeitures, of pretended forfettures, for non-papment of rent, or any fum of money now due, or not putting in of Claims, or not bringing in field-books or Surveys, and of and from all further inquiries into falle abmeaturements, bolding of lands modrable for unprofitable, or any other Qualifications whatfoever, and of and from all Wealn profits, arrearages and incumbrances not berein after ercepteb, and hall dand and be good againd all perlong, Bodies Politick and Corporate, and Discharged of all Egaces tail, and all other Egaces of Freehold, of Inberitance, and all Reberhons, Remainders, Gieles and Interests whatfoeber, not Decreed by the Commissioners tor execution of the faid farmer Sa, a in the faid former An already allowed, whereby the Patentees can or may be incumbred and discharged of all Bemands, other than what are intended to be preferbed by this Ac, and wall be re-Cerbed in the lame Linters Batents : Rebertbelels it is bereby declared to be ercepted, and is further Enaced, Chat no Letters Patents bereafter to be granted, half any may extend to discharge of acquit any arrearages of

Quit-Rents referbed by the laid former Ad, and fill bebind and unpaid, not to acquir that part and preportion of the Chree bundred thouland pounds berein bereafter mentioned, and intended to be railed, and which by the rules of this An will be payable by fuch Patentee, and lebiable upon the Lands in the faid Letters Batents contained, not any Dealn profits, which have been received of lands let out for English arrears, or in latisfaction of any adventures upon the doubling Dedinances, above what the original money did deferbe, of in latisfaction of any other Citles of Intereds not latistiable by this of the laid. former act; nor to discharge any sum or sums of money which persons transplanted into Conaught, received upon fale of their effates in Conaught, and yet have unce been re-Gozed to their former effates, or some part thereof, by birtue of come Claule in the laid former Aa contained, 02 tome Detree og other Proceedings had upon the laid Aa, or wall be so regored by birtue of any Clause contained in thele Prefents, all which arrearages of Quit-Rents, Bealn profits, or other fums of money as aforefaid, mall be, and are bereby made due and papable unto bis Bajettie, bis beirs and Succestogs, and hall be leviable and recoberable against every person and persons who shall be liable thereunto, bis and their beirs, Erecutors and Administrators, and all and every their Lands, Cenements, Goods and Chartels mbatloeber, Any Grant, Patent, Settlement or other Disposition made in pursuance of this Aa to the contrary notwithanding.

and for the prebention of all unnecessary belaps and unfull charges which can or maprhappen to the Subjens of this Realm before their full and finat lettlement, Beit further Enacted by the Authority aforefail. Chat where the Commissioners for execution of this Act, or the major part of them, wall gibe any Certificate under his and their bands and feals to any perfon or perfons, Bodies Politick or Corporate, in weder to the passing of any Letters Batents according to this Act, and hall likewife return a Duplicate of fuch Certificaterinto bis Bajeffies Court of Exchequer at Dublin, to be there inrolled, and the person 02 persons, Body Politick of Corporate, to whom such Certificate hall be given, hall immediatly upon the obtaining of fuch Cerrificate; and from time to time during the space of fir moneths next entuing the page thereof, bile gently and without intermission pursue and profecute the babing and obtaining of Letters Patents accordingly

and in poper thereunto thall pay of tenber to fuch person of perform to roboun they hall apply themselben for their alsance someths the palsing of luch Letters Batents, their feberal and refpectibe fees to them bue and papable, and Gall not obtain fuch expedition and bispatch, that their feberal and respectibe Letters Batents may be full perfect. ed and patted unber the Great Seal of Ireland, within the fpace of ar moneths nert after the bate of fuch Certificate. but wall be thereof belayed of bindered by the neglect of any Officers of Binifters as aforefaid, that there and in fuch cale the feberal and respectibe persons, Bobies Politick and Corporate, to whom or in whole behalf fuch Certificate mall be given or granted, mail boil and enjoy the feveral Demiages, Bannozs, Lands, Cenements and berebitamenty, in the leberal and respectibe Certificates mentioned and allotted according to fuch edate, and under fuch rents as are therein mentioned, as fully and amply to all intents and purpoles, as if Letters Patents thereof had been granted and perfected, according to the directions of this Act, Any thing in this of the laid former Act, and any other Lam, Statute of Wlage to the contrary notwithdanding.

Probibed always, and be it Enacted, Chat where any pulbier or Souldiers ; Abbenturer or Abbenturers, bis or their beirs , Erecutors , Alsignee or Alsignes , babe and any Lands, Cenements of pereditaments formerly fet out to him or them, as well in latisfaction of arrears due for ferbice bone in England , as of arrears bue for ferbice dene in Ireland, or in latisfaction of Abbentures upon the doubling Orbinances, or in fatisfacion of any other titles and intereds not probibed for by this Aa, together with other Abbentures, and fuch fetring forth of lands bath been promiseuousp and indetinitely as in the gross, withour any particular application of billingion of the lands. powing which part of the laid lands was intended as a Carisfaction of the Englis Arrears, and which part as a facisfaction of the Iris Arrears, or which part was letout in fatisfaction of Adventures upon the doubling Didinances. or of other titles or intereds not probibed for hy this An. and which part for other Abbentures, and the whole or part of the laid lands to promiferoully let out as aforelaid, bath been Eviced of Decreeb away by birtue of fome pacerbings of the Commissioners appointed for execution of the laid figurer fin, that then and in fuch cale the land to ebitted a perteeb as aforelais, mall be accounted in Law to be luch

lands onely as were intended by the latisfaction of English Arrears of Adventures upon the doubling Ordinances, or of other titles and interests not provided by hy this Ac, to far as the same will extend, and all accompts and payments of the Bealn profits of the Lands to evicted, are to ceale by to much from the time of such Eviction of Decree as aforesaid: Medertheless it is declared, That nothing becein contained, hall exclude such person or persons from babing their full two third parts which are latistable by the rules of this Act; and from retaining to much whereof they remain possessed for and towards such latisfaction.

And to the end the Subjects of this kingdom may be in some measure eased of those charges which are usual and ordinary in passing of Letters Patents, He it surther Enacted by the Authority asociaid, that it shall and may be lawful to and sor so many of his Pajesties Subjects as shall better the same, to be joyned in one and the same Letters Patents, the due cautions before mentioned being therein obserbed, so as the Lands thereby granted in case of such being joyned, exceed not the quantity of sistem thousand acres English measure in one Patents. Bedeentheless it shall and may be lawful to and sor the Lord Lieutenant, or other chief Governor or Governors of Ixeland, and Council there sor the time being, in these and all other cases touching Patents to be granted by birtue of this An, to regulate and moderate the sees of Officers as they shall

think fit, according to circumsances.

And be it further Enacted by the Authority afreelaid. That where any Lands half be afforted unto, or befained by any Anbenturer og Souldier, og the beir, Exetura, Afligner og Anignes of any Abbenturer of Soulbier, for and towards his and their full two third parts, or for any part stereof. which lands to allotted or betained as aforefaid, thall be Subject to any Chate, Remainder og other Incumbiance ale ready becreed by the Commissioners for execution of the laid former Act, m allowed by the tules of the faid former of this An, Char then and in luch cale, the Commilionera for execution of this welent fict, thall allot to much other forfeiteb land, ag map fullp fatiste for fuch Incumbrace, and cause the same to be entred in Books returned into the Exchequet: Co the end, that upon Certificates made in manner afgelaid, Letters Barente may be thereof grant ed and patted as aforelaid : And therefore the Commissioners are with all freed to call up the balue offued Incumbrances. as by realon of any former Decree Ball charge any part

of the laid two third parts, that so a recompence may be probibed as aforelaid: And in the edimate and valuation of such Incumbrances sor which a recompence is to be probibed, the Commissioners, are to proceed by such rules and measures, as by the Instructions in the said sommer Act contained, were given sor the valuation and estimate of such Incumbrances on the Lands of Adventurers and Souldiers as were therein appointed to be satisfied out of the sorteited lands in the County of Kildare, as neer as may be,

and as far as may dand with courty and judice.

And it is further Declared and Enacted, That where any Accurities for money babe been allowed by the Decrees of the Commissioners for execution of the laid former Act, wherewith any land let out and allotted, or to be let out and allotted to any Abbenturer of Souldier, bis of their beirg of Adignes hall of may be incumbred, that all interest thereupon due befoze the Mine and twentieth day of May. One thouland ar bundled and arry, wall be, and is bereby discharged: Rebertheless, the interest already receibed hall not be repaid, and from and after the Rine and twensieth day of May, One thouland or hundred and urty, unto the times of the leberal and respective Decrees, no firther or greater interest shall be latisked or paid for and the moneys due upon the faid fecurity, than after the rate of forty willings per cent. for one year 3 And from and after the time of the respective Detrees, full interest wall be latisfied and paid; and further, that lands wall be let out in full latisfaction of what thall remain due, after fuch abatement made as afozefaid, according to the rate of eight pears purchale, to luch person or persons as wall be prejudiced by fueb Incumbrances by babing bis land tiable thereunto, or by his purchating and buying in of the same, and that no part of the land so allotted of detained as afozefaid may be subject to, or charged with and other Incumbrance not Decreed by the Commissioners for execution of the faid former Ad, or already allowed in the laid former Act of this Act, Be it Enaned That all peberp furb Incumbrances as against the Adbenturer or Souldier for ferled as aforefaid, other than fuch Incumbrances as are the monerad of the party to to be fettled, or those under whom be claims be utterly boid, of none effed. And to the end that no person of persons who upan the seventh day of May one thoufand fir bundred fifty and nine was in possession of any lands. Tenements of bereditaments, as an Abbenturer of Souldier, op as the beir, Executor, or Assignee of Such Adbenturer

benturer og Souldier, map bereafter be moletted og impeached in the making out of his of their title in of to the lands fo possessed of debarred of fuch fatisfaction, and other the beneuts and advantages which by this An is given to them. who were to possessed as afozefaid, for want of producing furb Bealn Conbepances, og luch legal and formal Affignments as in arianels of Law might otherwife be required. Be it Enaged by the Authority aforelaid, That where any person of persons, of those under whom he of thep claim, were in possession of any Lands of Tenements upon the febenth day of May, Dne thouland fir bundzed fifty and nine, which were let out, of reputed to be beld and enjoyed for and towards the latisfaction of any Adbentures of Arrears. that there and in luch cales no proof of the Bealn Conbep. ances or other Adignments hall be required, but the posel. sion it felf wall be, and to is bereby declared a fufficient evidence of the Title, unless the same Lands babe been likewife claimed by fome other Adbenturer oz Souldier bis or their beirs, Executors, Administrators or Asignes re-Spenibely: In which case the Commissioners for execution of this Aa, wall upon such evidence as can be produced before them, Determine the Title : And because there are feberal persons who pretend themselves able to discover much land, which is detained and concealed by the Adbenturers and Souldiers, their beirs or Alligns by falle admeafure. ment, although it be probable that after to long a tran of time, luch discoberies may not produce any great effect; Repertheless, for the aboiding the scandal of such frauds. and to gibe jud latislation to all perlong and interests, who map pretend themselves to be prejudiced by such conceal. ments, Beit Enacted by the Authority aforelaid. That the Lord Lieutenant, or other chief Gobernoz and Gobernozs of Ireland, and Council there for the time being, thall babe power upon information to them made of any fuch concealments by faile admeasurement as afozefaid, to cause a new furber to be made of the parcels and lots wherein fuch falle admeasurement is pretended, obserbing therein these rules and cautions following;

fira, Char luch information be giben in within the space

of three moneths next after the passing of this Act.

Secondly, Chat the Defendant of Defendants against whom such information is giben, be fird heard, befoze any new survey be ordered.

Chirdly, Chat the Informer of Informers do first put in lecurity by Recognizance acknowledged before the Lord

Thief Junice of the Common Pleas for the time being and with good and fufficient Sureties to be by bim al towed, to bear the whole charges of the new Surpey, and over and above to pap and larishe unto the Defendant of Defendants bis and their full Damages and Cous moith they hall fullain by fuch profecution, and hall offer to make Dath of before the laid Lord Chief Juffice, in cale that upon the return of fach furbey, it walt not appear that the Defendant of Defendants againg whom luch new Surben is ordered, were possest of more land by a full tenth part than be or they ought to babe.

Fourthly, Where any new Surbey is ogdered the lame mall be taken by two Surbepois to be cholen for that purnote, one by the Informer, the other by the Defendants, and The contract 11:32 How

both Surbeposs thall be fwozn.

Fiftbly, Where the Books of Diffribution and the Down Surbep agree in the fatisfactions, which habe been allotted to any Begiments, Ctoops, Societies of perlans, 02 Do not differ moze than in one tenth, there no returbep hall be orbered, notwithanding luch informations is an in

Sirthip, Calhat oberplus Toeber hall appear upon the new Surbey, if the lame erceed not one tenth part of what bue to the Defendant of Defendants, no Betrenchment

at these too

mail be made.

Sebenthly, If the oberplus erceed a tenth, it thall be lawful to and for luch Defendant of Defendants poffeffed of the oberplus, to retrench the same where they think fit. to as fuch Retrenchments be contiguous, and of unprofita. ble land, together with the profitable, but is berehr Difcharged of all accompts for the Bealn profits of the lands Co retrenched.

Eighthly, If the information of falle admeasurement be against a Souldier, or his beirs or Assigns, there the lor of the whole Regiment, Troop of Company hall be and if the lame exceed not one tensb part of what fuch Regiment, Troop of Company sught ita habe, then no furben hall be taken of any individual for or pro-

postion pier

Rintbly Where the lot of the Regiment, Troop on Comgranp hall erceed one tenth part of what they wought to babe, there the individual partel to be admeasured of there be taufe of Regrenchment, map retrench where be winks that I fit fo as furb retrenchment be rentiquous de the

Tentbly, Whereas Come for for Caristying the Army fell in a good and bad County of Barony, fuch as Kerry and

and Limerick & Downallow and Orrery, whereas the Souldiers before they came to a particular Dividend of their general lot, did mutually confert, that when a lot hould fall in a
bad County or Sarony, the perfons to whom it there fell,
hould babe more acres, or when it fell in a good County they
would babe lets acres, or that the acres in the bad County
hould babe a lets rate or value let on them, And the acres
in the good County a greater rate or value hould be let on
them, It is therefore declared that no oberplus of acres in
the bad County Hall be considered as such an overplus as is
lyable to retrenthment, but with a due respects such mutual agreements as were made in the general lot of the Regiment, Troop, Company or Society before the persons concerned in it came to a subdivision.

Eleaventhly, Ro defendant of defendants whole lotts are not to be found within the books of diffribution, books of debentures, of books of Grocers Hall, wall be liable to any new further of readmeasurent, his evidences being lot.

Twelftbly and ladly, all proceedings in order to a new Surber oz readmealurement which wall not be finited and perfeced mithin nine monthes next after palling this Act shall ceale and be boid and the defendant to be discharged of all fuch inquiries for conceatments upon fuch informations. and for the further directions of the Commissioners for execution of this Act in their proceedings couching Incumbrances, At is hereby berlared that where the edate in a. ny meduages, Lands, Cenements or bereditaments recotenfirmed is noe other not greater than fatte lite of luch Claimant onely, there and in fuch cale the Committioners for Erecution of this Act wall gibe the person of persons against whom fuch becree bath been manane those who claim under them bis and their election whethen thep will accept the reversion in fee of the Lands to incumbred with an enace for life expectant, upon the determination of the laid effate, in lieu of their two rifter parte far the lame, or will rather choose to habe their fill fwe third parts let out and allotted to them pretently, det of fome other forfeited Lands, And the Committoners wall give them certificates in order to their passing of Letters Paceuts atther of the rebertion of the whole of of this third parts in possession, according as fuch election half Be made. And where the enate in any Defluages. Lairby Cenements of Derebita. ments recobered by any Irin Claimane by birtue of any betree berein confirmed is flith an enate in remainder og Tille 3: 13 mm rebergion

rebertion as will leabe unte the perfon of perfons againg whom fuch betree bath been mabe an effate for the life of Come other person onelp; The Commissioners for Erecution of this Act wall likewife give the person or persons against whom fuch becree bath been made or those who claim under them, bis 02 their Election whether they will choose to continue the powerion of the whole Land during the life of luch person, and accept the edate for life in the whole Land in latisfaction of one of the third parts, which would otherwise be due by the rules of this Act, and demand no further allotment of any other forfeited Land than mbat hall be equal in quantity of acres to one third part onelp, 02 whether they would rather befire to babe their two full third parts to be let out and allotted prefently out of fome other forfeited Lands and to relinquish the postession of that edate which they hold for life, And the Commissioners are to proceed to gibe certificates in order to Letters Patents according to the confequence and event of fucbelection.

and be it further Enacted by the Authority aforelaid that the Commissioners for Execution of this Act do forthwith and with all conbenient speed fet out and allot og cause to be fet out and allotted unto the Arthbishops and Bishops in the faid former Act in that behalfe named respectibely, and to their and every of their respentive Successors for ever such augmentations and allowances, and out of fuch Lands as were formerly beld or reputed to be beld in fee farm of a. np grebbicop, Bichop, Dean, Dean and Chapter og other Ecclesiastical person in bis of their politick capacitie under the referbation of any cheifry, rent of other duty of ferbice, and in fuch way and manner as by the faid former Act is directed and appointed, Probided alwayes and be it Enaced that where any Mannors, Lands or Cenements not lying within the fecuritie fet a part for the latisfaction of the Commissioned Officers who ferbed in Ireland befoze the fifth of June One thouland ar bundled forty nine, not by the faid former An orthis prefent An otherwife Dispoled to any particular person of persons, babe been giben and granted to any such Archbishop of Bishop and his and their Succeslogs by birtue of any Letters Patents under the Great Seal of Ireland bearing date unte the patting of the laid former Aa for or towards bis and their refpenibe augmentations and allowances, that then and in such cases the Commissioners for Execution of this An wall cause the Lands to granted as afozefaid to be surveyed and valued. and if upon the return of fuch furbey, it hall appear that

the lands to granted as afozefaid, do not erceed the balue of fueb Augmentations and allowances as by the faid former An were intended to be lettled upon the respenibe Archbisons and Bishops to whom luch Letters Patents were granted, then the lands to granted as aforefaid thall be beld and enjoyed by the leberal and respenibe Archbisops, Bishops, and their Successors, according to the tenor of their respenibe Letters Patents; And roat the laid Letters Patents hall be of like force and effen as any other Letters Patents granted to Abbenturers og Souldiers, by virtue of this Aa are of ought to be: but if the lands to granted as afozelaid, hall exceed the value of fuch Augmentation, as by the laid former Ad was intended to be fettled on the Archbishop of Bishop to whom the faid lands were granted, then the Commissioners for execution of this At thall cause such Retrenthment of the oberplus to be made, as may leave unto the respenibe Archbispops and Bithops his and their due Augmentations and Allowances. with as much conbeniency and contiguity as may be, and the Lands and Tenements to left unto the laid Archbichons and Bishops, shall be beld and enjoyed by them and their Successors respectibely, as fully and amply as the same might babe been enjoyed, in cale the lands granted by the faid Letters Patents had not exceeded the value intended by the laid former Ad, and the laid Letters Patents, as to to much of the lands therein contained, which wall be retrench'd by the Commissioners as afozelaid, are bereby declared to be null and boid, and the lands to retrench'd, hall remain and be beffed in bis Pajette to the ules of this prefent Aa; And if the lands to granted as aforefaid, hall fall host of the value of luch Augmentations as in and by the laid former Ad was intended to be lettled, the Commissioners for execution of this Ad Hall cause the same to be supplied and made up by a further allotment out of fuch lands, and in fuch way and manner as by the laid former Act was directed.

And it is further Enaced, That in lieu of luch probition for glebes, as by the laid former An was intended, the laid Commissioners hall likewife fet out to many Acres of Land more, as may be lusticient to endow or lupply all and every the Parochial Churches in this Kingdom with ten acres of Glebe at the least (except luch Parochial Churches as are endowed with the like, or a greater quantity of Glebe already) and that the same be so allotted, as may be most contiguous and convenient to and for the several and

respectibe Parity Churches bereby intended to be endowed, in which provision Parities united, or to be united by birtue of an an intituled. An Act for real union and division of Parishes, and concerning Free-Schools and Exchanges, are to be understood but as one Parity, and Parities within great Cities and walled Cowns are not at all intended to be comprehended, and the like care both for contiguity and conbeniency is to be bad in the fetting out of the Augmentations of the leveral Archbisoppicks and Bishoppicks not already provided for as aforelatd, as far as may be, without the too great prejudice of the prefent Possesur who is to be removed, and after the lands let our for the leveral Augmentations and Gleves as aforefaid, the Commissioners mall certifie their proceedings to the Lord Lieutenant, or other chief Governour and Council for the time being: And in case the proceedings of the Commissioners wall be there approved and allowed, then the lands fet out for Augmentations and Slebes as afozelaid, hall be, and are hereby beded and lettled respectively in the several and respective Archbishops and Bishops, and Incumbents of Parochial Churches, and their Successizes for ever, and Letters Da. tents thereof are to be passed to them and their respective Successors, in like manner as is directed in the cases of Adventurers and Souldiers, and to be of like effect, lub? jett neverthelels to the Quit Rents hereafter mentioned, and no other.

And to the end the Revenues of the Church may be more speedily settled, Be it further Enacted by the Authority aforesaid, That the Lands beld, or reputed to be beld in fee farm of any Archbistop of Bistop, Dean, Dean and Chapter, of other Ecclesatical person in his of their Politick capacity, and by this Act beded in Dis Baiedie, and the leveral Impropriations forfeited to, and by thele Pre-Cents belled in Die Bafettie, wall be permitted to remain and continue in the possession of the several Archvishops, Bishops and other Incumbents, until the several and respective Augmentations, Endowments and Stebes let out and latished as aforelaid, and from and after the Augmentations latisfied, the recidue of the lands held in fee farm as afozelaid, hall remain subject to the uses of the former Act, not changed by this Act, and to luch other ules as in this Act are limited and appointed; And all and every the Impropriations or appropriate Tythes belled in bis Baiecie by thele Prefents, or otherwise escheated to his Basettie in Right of his Crown, and by the

faid

faid former Ad bested and lettled in the present and suture incumbents and their Successor, hall likewise remain and be bested in the present and suture Ancumbents and their Successors, Subject nevertheless to such reservations, probises, conditions, exceptions and other limitations, Authorities and dispositions as by the said former An the same were made Subject unto, so alwayes that all and every the matters and things which by the former An were limited and appointed to be done within the space of two years from and after the passing of this

prefent at.

And be it further enaced by the authozity afozefaid that all quiftg, grants, feofiments, tines and other conbepances bereafter to be made by any Archbistop of Bishop of any Dannozs, Lands, Tenements of bereditaments which by birtue of or in pursuance of this or the laid former Aa intituled. An Act for the better Execution of His Majesties gracious Declaration for the Settlement of his Kingdom of Ireland and fatisfaction of the feveral interests of Adventurers Scu'diers and other his Subjects there, have already been or bereafter hall be granted unto or lettled upon any Archbishop of Bishop and his Successors as an augmentation of the revenue of fuch Archbisoppick of Bishoppick refpenibely, other than for the term of one and twenty years or three lives from such time as any such lease, grant or asurance hall begin. And whereupon the full mopety of the pearly value and improved rent, as the came are now worth to be let, thall be referved and papable during the faid term of one and twenty years, hall be utterly boid and of none effect to all intents and purpoles; This Ac or any other Ad, law, cultome or ulage to the contrary notwithanding.

And the Commissioners for Execution of this Aa hall likewife let out or taule to be let out lo many more acres of profitable Landas may be of the yearly value of three hundred pounds per ann. or may be lufficient to answer and leture a yearly rent charge of three hundred pounds per ann. to be issuing out of the lame, to the intent the same may be a perpetual revenue for the support and maintenance of the Provost of Trinity Colledge neer Dublinand his Successors, and be settled upon the said Provost of Dublin and his Successors in such way and in such manner as the Lord Lieutenant of other their Governour or Governours of Ireland and Council sor the time being hall direct; And the Commissioners shall likewise set out or cause to be set out so maintenances.

no more acres of profitable Lands, as may be of the yearly value of three bundred pounds, or map be fufficient to answer and fecure a yearly rent-charge of three bundred pounds per ann. to be thuing out of the lame to the intent the lame map be a perpetual rebenue for and towards the support and maintenance of the fortat Duncannon, and be letted for that purpole in such way and manner as the Lord Lieutenant orother thief Sobernour or Governours and Council for the time being hall direa, and in the letting out of the faid Lands the Commissioners hall not be obliged to proceed by any rules of contiguitie, but onely to take care that the balue intended be fecured: And the Commissioners thall likewife fet out or cause to be fet out la many acres more of profitable Lands as may be of the yearly value of one bun-Dred pound per ann. og may be lufficient to antwer and fecure a yearly rent-charge of one bundged pounds per ann. to be issuing out of the same to the intent the same man be a nerpetual rebenue for the Corporation of Bandon Bridg, and their Successors, and be granted to them by Letters Datents in luch manner as other Letters Patents are berein after directed; Meberthelels if any Lands babe been already let out for that purpole, the Commissioners are to cause the same to be balued and to retrench so much thereof as thall erceed the value of Dne hundred pounds per ann. And if the whole fall bost of that value to cause the same to be supplied by further alletments as aforesaid.

and be it further Enaded by the Authority aforelaid. That the Protestant Commissioned Officers who were in Regiments, Croops of Companies railed in Ireland of transported out of England and ferbed bis Bajette or bis Royal father before the fifth day of June Dne thouland fir bundeed forty and nine, and are not excluded by the laid former At, and all others mentioned and intended by the faid former an to be latished equally and together with the laid Commissioned Officers out of the same lecurity, who receibed no Lands of money for their pay due unto them for their faid ferbice,their beirs, Erecutors Affignee, or Affignes, and allo John Bartlet, and the beirs of Thomas Bartlet, their beirs and Adignes hall bold and enjoy and be continued and confirmed in all and lingular the Defluages, Bannogs, Land, Tenements and bereditaments not already decreed away by the Commissioners for Execution of the laid former ga. and in the benefit ariting from the redemption of Bortaa. ges, natutes and judgements, and in all other the benefits and advantages whatfoeber ariting og actruing unto them

by any Claufe in the faid former Act contained, other thun the years rent, and the year and balls rent therein mentioned, which rents are berein after other wife fatistich and

Difcbargeb.

And it is bereby Explained, Declared and Enacted Chat thele words, The benefits ariling from the Redemption of Mortgages, Statutes Staple, and Judgements, where the lands are not already disposed of to Adventurers or Souldiers. Wall be undergood and expounded, and to are bereby adjudged to be meant and intended of all benefits of that nature, which on the two and twentieth of October, One thouland fir bundzed forty and one, or at any time fince were belonging to any Irid Papill of Roman Catholick not already beclared innocent by the Commissioners for execution of the faid former Act, although the lands were not actually fequeltred (labing and reletbing as berein after is labed and referbed) and that the Commissioners for execution of this Act, mail caule all and every their lecurities for latisfaction of fuch arrears ariting by the faid former Act, or this prefent Act, to be equally Dibibeb and Didributed amonat all and every the laid Commissioned Officers, and other the perlons afozelaid, and the beirs, Erecutors, Alignee or Affigns of luch Commissioned Officers, and other the persons aforesaid, according to the proportion of their re-Tpenibe Arrears Bateb, or appointed to be fared by this ans And therein care is principally to be taken, that fuch Officers who ferbed before the fifth of June, One thouland up bundzed fozty and nine, and babe pet bad no latisfaction for their fervice in land of money, their beirs, Erecutors, Alfignee or Alsignes, map be latistied in the lieft place after the rate of Ewelve willings ar pente in the pound, if the Came will to far ertend; And if there wall be found any furplus, then the fame wall be equally bifributed amongs all the Officers who ferbed before the fifth of June. One thouland up bundged forty and nine, and have any arrears bue to them, as well thole who have formerly had latisfauton in part, as thole who babe pet bab no latisfaction, and amonge the refpecibe beirs, Erecutors and Acigns of fuch Officers; And that all and every the respentite Cecurities berein before mentioned, wall be forthwith put out of charge, without any fees to be therefoze paid in ogber to the diaribution aforelaid, and until luch distribution made shall be managed for the benefit of the persons berein concerned by luch persons as in the said former At is directed : And in cale any lands of boules within any of the fecurities aforefaid.

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laid, wall by any particular Claule in this Sa be disposed unte, at fettleb upon any person of person not being a unte, at fettleb upon any perlan-of perlang not being a Commissioned Officer as afgrelaid, not babing the lame in latisfaction of arreats due for lervice before the fifth of June. One shouland or bundes lesty and nine, or by way of conarmation of fome Claule in the formet Ad . The Comilsioners for execution of this An Ball fer apart to much other frefeited land, as may be lufticient to reprize the laid Commilsioned Officers for luch lole and damage as they hall tidain by fuch Claufe, that to the faid fecurities map remain and continue to and for the benefit of all persons therein concerned, as full and ample as the fame would babe been by hirtue of this an, if luch particular Claules oz Dispositions bad never been bad not made : And the Commissioners hall cause the bistribution of lands and boules mithin the fecurity of the faid Afficers to be fairly entred in Books, ag is before Directed in the Settlement of ADbenfures and Souldiers, to the end that fuch persons who wall be feetled in any of the respectibe fecurities, may be enabled to demand Letters Patents of the boules, Lands and Cenemente, Rights of Bedemption, lums of money, and other the premiles which wall be allotted to them for their morattian, which is bereby Enacted hall be granted accordingly, and hall be good and effectual in Law, according to the tener and purpose of the fame, but subject to the Durit Bents of Eighteen pente per annum to be paid to his Bajeffie, bis beirs and Succesoes for every Civenty illings which say boule, Oxbard or Garden plot within the fecurity afozefail is worth to be let, according to the laid former Act; and to fuch other Quit Rents as any of the land within the faid fecurity ought by birtue of the laid former Act, profis prefent Act to be charged with ; Sabing neverthelels to all and every the Archbishops, Bibons, and other the Dinisters of the Church, luck right, benefit and advantage of, in and to the forfeited boufes in Cities, walled Cowns and Corporations, as in and by the laid former Act is given, the laid boules to be let out by the Commissioners for execution of this Act.

And he it Enacted by the Authority aforefaid, Chat the boule cholen by Edward Lord Bishop of Limerick, in the City of Limerick, and let out to him for sehen years, according to the Act of Settlement, together with that small maste plot of ground, and two ruinous Tenements thereon, which the present Bishop thereof now rents of the Trudees at Twenty hillings per annum, lying on the backude of

the laid dwelling boule equal with the front thereof, bount to the high-way adjourning to the wall of the laid Crey, being from the faid buck-we in length therefore and be pards, and in beauth twenty and nine parts, be anneced unto the Secol Limerick to ever, and be a Mandon boute for William the prefent Bigor thereof and his Successors.

And be it further Enaced by the Authority aloreach, that the benefit and advantage of all forfaitures by falls terrificates, hall be in the ara place applied to, and for the fatta-facton of the persons aloresaid, who sught to be satisfied twelve hillings and fir pente in the pound, timil smelve hillings fir pente in the pound be sully satisfied, in case the securities associate hall not be sufficient sor that purpose, and after twelve hillings and fir pence in the pound sully satisfied to the persons associate, then the whole benefit of the said softeitures hall be, and remain, and hall be applied unto such uses, intents, and purposes as in and by the said somer Au was appointed, so as the said saile terrificates be sound out, and discovered within three months as

ter the passing of this prefent an.

and whereas by the faid former at futh Deiters or their Alignes who hall purchale any boules, Lands, Cenements or bereditaments within any Corporation are enjopned to give fecurity to fatisfie furb as by virtue of any Leale or contract for Leale babe built or improbed any boule of Garben either in money of elle bygranting to luch perlon or persons a Lease at a Rent proportionable to the laid intprobement to as the laid proportion exceed not a bith part of the value the lame are worth to be fold, Deffuages built from the ground onely excepted ; Be it Gnaned and explained by the Authority aforelaid, that no perfon of perfons wall be admitted to babe any latisfaction of lecurity for bia 83 their improbements who upon Leales of contraus for Leales made before bis Wajeties bappy Retlauration word bound to make luch improvements, And have adually enjoped the faid boules, Lands, and Tenements during the full time and term of years for which they did contract and agree as aforefaid, any thing in this or the faid former An to the contrary norwithlianding. And to the end that all and every the boules in Corporations being part of the aforefaid fecurities map alwayes continue in the bands of Englich and Protedant Subjeas as neer as map be, It is further Enaced by the Authority aforelaid, that no Papit of Popity Reculant hall be admitted to purchale any of the boules in Corporations from the Commissioners we Erecution

Erecution of this Sa, not any other person og persons but fuch who hall take the Dathes of Allegiance and Suppe-macy, which Dathes any of the laid Commissioners of a-ny Justice of Peace bath hereby power to Administer without the Licence and leave of the Lord Lieutenant or other thief Cobernour of Cobernours in Ireland and Council there by Ad of Council ard bab and obtained : And further that no Commissioned Officer who ferbed before the fifth of Tune Dne thouland fir bundgeb fogty and nine, nog the Beir, Executor, Adignee or Allignes of luch Commissioned Dificer, or other person to whom any of the boules within the faid lecurity hall be allotted, of hall bereafter come, hall fet, quant, alien, demile, leale or otherwife bispole any boule or boules within the fecurity aforelaid to any Papill or Dopit Reculant, or person refusing the Dathes of Allegiance and Supremacy as aforelaid, without Licence as aforefaid, under pain of forfeiture of double the value of every fuch boule to conveyed or disposed as aforelaid, One movety thereof the Kings Bajeffie, bis beirs, and Succeffors, the other movety to him or them that will fue for the fame to be recobered by auton of Debr, Bill, Plaint of information in any of the four Courts of Record at Dublin, wherein no Estoin, Protection, nor wager of Law, to be admitted, nor any more than one imparlance, and the faid boules, and Lands in Corporations together with the lumm of Dne hunded thouland pounds berein after mentioned are with all notible erpedition to be diffributed by the Commissioners for Execution of this An according to the rules aforefaid, that to the baily ruine and becap of the faid boules may be prebented as foon as it is posible.

And whereas the Lord Lieutenant and Council of this your Pajedies Kingdom, have at the humble luite of leveral of the laid Officers conceived an order hearing date at the Council Board of Dublin the twelfth of January One thouland his hundred hity three, wherein they have let down leveral rules and directions for the flating the arrears of the leveral Armies which were imployed in the levoice of your Barred Pajedly, or your Royal Father of bleded memory in your warrs in Ireland, before the fifth of June One thouland his bundred forty nine, which order by reason of the hortness of the time limited for flating the laid arrears, and isluing debentures unto the laid Officers, would not be punctually observed by your Pajedies Commissioners appointed for Execution of the laid An, Be it therefore Enacted by the Authority asociald, That the laid order bear-

ing date as afozefaid, hall be, and is bereby Enaned in as full and ample manner, as if the same were particularly let down and recited in this Ac, and the Commissioners appointed of to be appointed for the execution of this In. are bereby authorized and required, before they proceed to the giving out of any latisfaction, for any arrears of pap Due unto any of the faid Officers, or their Adigns, to take care that all the accompts of the law Officers be made conformable unto the Rules and Directions of the laid Ofter, norwithganding the Debentures iffued as afwelaid , e that all deductions by the laid Dider appointed to be made, be made accordingly, which being done, the faid Commissioners are to proceed to the letting out of latisfaction to the laid Officers of their Alsignes, purluant to the Rules of this Ac and the laid Dider, and not otherwile; Sabing to Charles late Carl of Mountrath, bis Erecutors and Alsigns the benefit of fir thouland pounds due for lervice before the fifth of June, Dne thousand ar bundzed forty nine, which is bereby declared, chall be fatisfied and paid out of the fecurities aforefaid, equally and in like proportion to and with any other persons who are to be latisfied their arrears, and babe per received no larisfaction for the same, Any thing in the faid Deber of the Twelfth of January, az berein before contained; to the contrary notwithanding; Sabing also unto Edward Lozd Micecount Conway and Kilulta the latisfaction of luch arrears as are due to him for his own ferbice, og fog big fathers ferbice in Ireland, befoze the fifth of June, Doe thouland us bunder forty nine, in fuch manner and form as the same ought to have been fatistied, if no luch Dider bad been made by the Lord Lieute. nant and Council upon the twelfth of January, One thouland ür bundzed ürty three, Any thing in the laid Deder, or in this Aa to the contrary notwithdanding.

And whereas your Pajedie taking into your Princely consideration, of how great importance it is to the fecurity, peare and good fettlement of this your Kingdom of Ireland, that the Paritime Towns and other places of Grength, would be put into such hands are are capable to carry on the plantation and settlement of those places, whereby the further ruine of the houses in those Towns will be prebented, and Commerce and Trade recovered, to the great encrease of your Pajedies Revenue, was graciously pleased by one or more Letters under your Royal signature, to direct and appoint that Wentworth Earl of Roscommon, and Roger Earl of Orrery, hould have the priviledge of

emption, and be ura latistied out of the forfeited boules of pour Pajesties City of Limerick, Be it therefore Enacted by the Authority aforesaid, Chat Wentworth Earl of Roscommon, and Roger Carl of Orrery, their beirs and alfigns, in the diffribution and fetting forth of the fecurity appointed for the latisfaction of the arrears of the Commil-Goned Officers who ferbed your Pajedie, and your Royal Father in Ireland, befoze the fifth of June, Due thouland or bundzed forty nine, wall babe the preference and primer latisfaction of Fifty thouland pounds of their own personal arrears, or other arrears purchaled by them out of the forfeited boules, Lands, Cenements and Pereditaments in the City, Suburbs and Liberties of Limerick, which are part of the laid lecurities, at the rate of eight years purchafe, as they are of hould be found to be really and bona fide worth, and if any doubt of difficulty hould arise concerning the value of the law boules of Lands, to as the Truffees for the laid Officers wall not be latistied with the return already made of the value of the same, that in fuch cale, upon the decire and requelt of the laid Trustees, there wall be a new survey and valuation of the laid Town and Liberties, by fuch persons as hall be appointed by pour Majedies Commissioners for the execution of this Act. by and with the concent of the laid Trudees, according to which return the faid boules, Lands, Tenements and bereditaments are to be fold, and not otherwise; And in case the laid Carls, their beirs and Adigns, or any of them. hall offer unto pour Bajeffies faid Commissioners for the execution of this Act, any Debentures of Officers who Cerbed as afozelaid, befoze the fifth of June, Due thouland ar bundged forty nine, for or in part of payment for all. or to much of to much of the faid boules and premites as wall be valued to be worth fifty thouland pounds as aforefaid, the same hall be allowed, and the said Commissioners are bereby authorized and required to accept and receibe the same, for all, or in part of the said fifty thoufand pound, so as the said Debentures are capable of Prior latisfaction, and there has been luch beductions and defalcations made as are directed by this Act, and the laid former Act, and thall not be accepted to latisfie more in the pound than the whole fecurity will hold out to satisfie the Debentures of the red of the laid Officers: And the laid Commissioners are also required and authorized. to gibe fuch Certificate as is necedary for the passing of Watents thereof, according to the Rules in this Act.

And be it further Enaned by the Authority aforelaid, That all and every the Protestants who before the first day of September One thouland ar bundeed arty three, purchaled lands in the Probince of Connaght, or County of Clare. from any transplanted of transplantable person and the beirs, Executors, Adignee, or Adignes of luch Protestant purchafoz, hall bold, and enjey, and be continued, and confirmed in fuch two third parts of all and fingular the lands, Tenements, and Bereditaments, to by them purchaled as afozelaid, whereof they are now in postestion, which by the Commissioners for the Execution of this Act hall be allotted to them, and wall bold the same for and buring such respective effaces as were purchaset, freed, and discharged from all penalties, and forfeitures, and all inquiries or qualifications whatfoever, and of and from all edates, titles and intereds, claims of demands as fully, and amply as any Adventurer or Souldier ought to enjoy bis or their full two third parts berein befoze expressed; And that the Commissioners for Execution of this Ac, Do proceed with all expedition possible to the cetting out of the two thirds, and cause the same to be entred in Books in like manner ag is befoze preferibed in the Settlement of AD. benturers and Souldiers, to the end that the persons conterned in the faid two thirds, and theiz Settlement thereupon map be enabled to bemand Letters Patents thereof in like manner as any Adventurer og Souldier may bemand for his part, which is hereby Enaded hall be granted accordingly, and be as effectual to the respective persons therein mentioned to all intents and purpoles agany Let. ters Patents granted to any Abbenturer of Souldier in pursuance of this Act, are or ought to be ; Rebertheles it is bereby declared. That the persons to be settled as afozelaid, hall have the benefit of all their respectibe improbements as neer as may be, Andwall babelike liberty and advantage in Retrenchment of that third part which they are to relinguith, and upon like terms and conditions as the Adbenturers and Souldiers are to babe in the Retrenchment of that part of their postestions which thall erceed their full two third parts, and whatever hall be to Retrencht from the laid Protesiant purchalors, or from any Abbenturer or Souldier bis og their beirs, Erecutogs, Adminiaratogs, og Adignes hall remain in bis Bajettie, bis beirs, and Succestors, to the ules berein before and after mentioned ; And where any of the lands to purchased have been edicted by any Decrees berein after confirmed, og hall be giben, og rethored to any person of persons by any special clause, of probise herein contained. The Commissioners sof Execution of this Act shall set out, and allot unto the person prejudiced by such Decree, of clause, so much other sofested land as may be equal in quantity of acres to two third parts of the lands so edicted, of records as associated and it is likewise surther declared and Enacted, That the persons to be settled in Connaght and Clare as associate, and from whom a third part is to be Retrenebt and cut of as associate, shall be and are hereby discharged of and from the years rent reserved and payd by Charles Earl of Mountrach, and others in a particular clause in the said sommer Act mentioned.

and of and from all the arrearages thereof.

And be it further Enacted by the authority aforelaid. That neither Adbenturer, og Souldier Commissioned Dfficer. who ferbed before the fifth of June, One thousand ur bunded forty and nine, Protestant purchalog in Connaght and Clare, transplanted person, Doz the beirg, Erecutors, Al ugnee of Affignes, of them of any of them, not any other per fon or persons. Body Politick or Corporate who by the lard former Act of Settlement is of are any way intituled to reprisals for or in respect of some possession which they have quitted or of some Derrees which babe been made againg them, of otherwife hall at any time bereafter be enabled to Demand or babethe same reprizals further than what will amount to bis and their full two third parts as aforefail. but thall be thereof for ever barred and excluded any thener in the faid former Act to the contrary notwith anding (15% Royal bigbnels James Duke of Look, bis Grace George Duke of Albemarle, and luch others berein after mentioned according to the probition berein after made onely ercepted)

And be it further Enacted by the Authority aforelaid, That no Adventurer or Bouldier, nor the heir, Erecutor, Adignes or Adignes, of any Adventurer or Bouldier, who before any Decree of impotence made by the Commissioners for Erecution of the fails Act, did by himselfs or any other directly or indirectly compound or agree with any Irish claimant whose claim was then depending before the said Commissioners shall ever be admitted to receive or have his two third parts or any other satisfaction for that part of his estate which he so compounded or agreed for, but as to so much of his estate for which any agreement was made as asocessio, shall be so ever barred, and concluded, to demand his two third parts, as if the person to agreeing had

never been feized of possessed of the fame, or intitled thereunto, to as fuch Composition of agreement be made to appear before the Commissioners for metution of this Ad.

within three monethe after their bei diring. And for the better improbement and aftertaining of big Majedies Rebenue, Beit further Enacted by the Authority afozelaid, Chat all lands by this of the former go bent ed in bis Bajedie, or reflozed by bierue of any Derrees berein after confirmed of fertled, of mentioned to be bifpofed reliozed, confirmed oz leteled unto- oz upon any perlon oz persons, Bodies Politick of Copposate, by virtue of any Claufe in this of the faid former Act contained, and not particularly by plain and express words excepted from Mint Rents in the fame Claufe, and the Lands by this Act appointed to be fer out for Augmentation of Bicopricks, for endowment of Parochial Churches with Stebe, for the hetter furport of the Probod, or of the Probod and fellows of the Colledge of Dublin, for the maintenance of the Fort at Duncannon, and the benefit of the Corporation at Bandon-Bridge, and all the lands enjoyed by transplanted persons in the Probince of Conaghe, or the County of Clare, and all other the Lands leized, leguedred of let out by reason of or upon accompt of the late Rebellion or War (the lands of James Duke of Ormond, Elizabeth Lady Dutchels of Ormond, the Earl of Burlington and Cork, the Earl of Rofcommon, and other the Protestants of Ireland, bererotore lequeltred, onely extepted) be ludien and liable to luch Quir-Rents to be paid unto bis Wajedie, bis beits and Succeffors, as in the former An is directed and appointed; Sabing onely that the lands in the Province of Ulfter. which by the former Aa were charged with one peny the Acre Quit Rent, hall be, and are bereby charged from bengeforth with two pence the acre Din Bent : Bebertheless, because it may so fall out, that in some Counties and Baronies of this Kingdom, the Quit Kents which by the Rules of this an will be chargeable upon, and inuing out of the lands therein lying, may erceed, of at least amount to the full value of the land therewith charged, or very neer the full value, to the great discouragement of all Plantation and Improbement thereupon. Be it therefore Enacted by the Authority aforefaid. That it hall and may be famful to and for the Lord Lieurenant, or other chief Gobernour of Gobernours, and Council for the time being, at any time during the space of three years, from and after the pasting of this prefent At, to make fuch abate. ment

ment and molecation of Quit Bents, as they in their judgements half think at, and that futh Other of Council as wall be made touching the abatement of Quit Bents, and envolled in the water of Exchequer, wall be as good and effectual, as it the fame bad been Enaned by thele 1020lents. Any thing berein contained to the contrary norwith-

Sind fee the better careping on of this pelent Settlement, by raising fuch a fum of money as may be fufficient to buy of feberal Edates and Intereds, which by birtue of the faid former An are now in being, and if they hould be arially challenged and bemanded actording to the tenor of the faid At, would in a great measure belay and hinder the execution of this prefent Aa, Be it further Enacted by the Authority aforelaid. That one years rent of all the lands in Ireland which were returned by the Civil Surbey. to belong to any Trif Papil, Popil Reculant, of Roman Catholick, according to the values of the same lands were let at in the year, whe thouland ar bunbed afty and nine, and of all other the lands wherein any Abbenturer or Souldier, his beits, Executors of Adigns bath any benefit of Settlement of Confirmation by birtue of this melent In Cthe lands lettled by Eralmus Smith to any plous w charitable ule onely excepted) be forthwith railed and paid unto the Receibers berein after condituted and appointed. by rive eben and equal payments, the first payment thereof to begin upon the first day of February's which that be in the year of our Lath, One thouland ür bundeed firty fibe. the lecond payment to be upon the first day of February. which half be in the pear of our Logo, One thouland fix bunded firty fir, under the penalty following, that is to lap, every perlon liable to the payment of any part of the laid pears Rents, son making befault and failing to pap the fame by the fpace of twenty baps after one the days and times wherein the fame ought to be paid, mall be chargeable, and is here by charged with double the fum which ought to babe been paid as aforefaid, to be lebied by Procela out of bis Bajeties Court of Erchequer, in like manner as any the Rents whereof the faid Earl of Orrery and Lord Maffercen were appointed Beceiberg by the fait farmer au, might babe been febied and if need to require like squite is to be taken for the aftertaining of the value of lands charged with the laid years rent, and of returning the fame into the Erchequer to remain and be a charge upon Record, as in and by the faid former

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former Ad, M cale of the faid other remesherein lectired was appointed. And the laid Receibers berein affer a unointed are to accompt for and pay unto Arthur Carle of Anglefey Hice-treafuren of Ireland, ar to the Mice directives for ex of Ireland, for the time being, all and everythe faming of monep by them to be received. Mebersbelefair us berebe bei clared and Enanch that all and every the fummer of money formerly paid to the East of Orery, and Low Clice Count Maffareen, in purfuance of the faid former an, buil be at lowed to the person and persons to saying the same, his and their beirs, Erecutors, and Adignes, in full vilebarge of so much of the rear payable by this An as the moneyes is as aforefaid payd, to or hall amount unto, and the two balf pears rents papable to the fail Earl of Orrery, and Lord Hite-Count Mallercen.bp any Abbenturer or Southier. their beirs. Erecutors of Adignes, by birrue of the laib former Act half be and are bereby from bencefort bifchage ged. And in cale the monies to be railed as aforefaid mall fall thort of the fumni of three bundred thouland pounds. then it thall and may be lawful to and for the Lord Lieute. nant or other thief Gobernour and Council there for the time being to tar and affels upon all the lands in Ireland, fo much more money, as together with what bath been befoie railed and allowed by birtue of this Act hall mate un the full and just fumm of three bundred thousand pounds derling, and to cause the same to be affested, biffributet. railed, and lebied by fuch waves and means as shey hall think bit, obserbing therein all the equality and indifference that can be, and Arthur Carl of Angleley dice treaturer of heland, or the Aire-treasurer for the time being, is bereby required and enjoymed to bay or cause to be pape out of the monepes to be receibed as aforefaid unto the lings Dejestic the fumm of fifty thouland pounds, and also unto and smongit fuch Commissioned Officers who ferbed before the fifth of June. One thousand ar bunded forty nine, and babe not pet receibed any latisfaction in lands or money, and a mongit the beirs, Erecutors, and Anigns, of fueb Commillioned Officers, and other perfons intitled to be fatistied within their lecurity fuch fumms of money as the Commidioners for Erecution of this Act, babing respect to the arreares already dated thall by any warrant under their bands and Seals, or the bands and Seals of the Bajor part of them bired and appoint until the whole fum of One bundred thouland pounds that be fully farished and payd, and the warrant or marrants under the bands and Seals

of the lain Commissioners or the Paior part of them, together with the acquittance of acquittances of the party of parties who theil reserve any money thereupon thall be unto the faid elice treasurera sufficient Descharge for so much as the faid acquittances ertend unem which faid Dne bundzed thouland pounds lo las afticlaid appointed to be papt, is bereby declared to be in lieu and recompence of and in full facisfaction for the pears went payable out of the lands of thole Southiers who had lands feetout for their arrears in the year, One a bouland up bundged afty three, and the year and balls rent papable by those other Southiers who bad lands let out for their arrears in the pears One thouland ur bundzed fifry tibe, Dne thouland ur bundzed fifry ur, One thouland ar bundzed afty leaven, One thouland ar bundzed fifty eight, Dne thouland ur bunded afty nine, The payment of which laid rents wall from benceforth ceale and determine, and the persons and edates there with charged or chargeable by the faid former Aa, mall be, and are bereby thereof for ever acquitted and discharged: And whereas leberal claules in bis Pajenies Gracious Declaration of the thirtieth of November, in the twelfth year of bis Raign, and in the former Aa, do intitle bis Grace James Duke of Ormond, and the Lady Dutchels bis Wife to great quantities of forfeited lands in the Counties of Gatherlagh, Galloway, Waterford, Dublin, Kildare, Meath, Cork, Kerry, Kilkenny and Tipperary, and other places, and if the same were extended to the utmost would greatly obstruct and binder the Settlement now intended, Be it therefore Enaned by the Authority aforefaid, That the full fumon of fifty thouland pounds serling be payd out of the manepes aforefaid unto his faid Grace James Duke of Ormond, nam Lord Lieutenant of Ireland, bis Executors, Administrators, or Adignes, which the faid Wice-treasurer is bereby required and enjoymed to pay or cause to be payd out of the monepes aforefaid unto bis faid Grace, or unto luch other person propersons as bis Grace wall appoint, which is bereby declared to be in lieu and recompence of and in full latisfacion for all fuch forfeited and forfeitable offates, titles, interests claims or demands in or to any Mannoys, lands Tenements of bereditaments mediately og immediately beld, as of any of the Mannogs of the laid Duke og the Lady Dutebels of Ormond bis Wife, og beres tofoze granted by big Grace, or any of big Ancellors, or by any of the Ancellors of the laid Lady Durchels in fee farm of feetail, and of all and lingular the gatutes, judgements, Moztgageg,

Mortgages, and other real lecurities for money giben, made, acknowledged or entred into by any person or persons bolding as afozelaid, to any other forfeiting person or percon not declared innocent, to all which premiles the faid Duke and Durchels respenibely by bis Bajesties laid Declaration, and by the faid former Act are intitled, and of all mean rates, idues and profits thereof fince incurred, and now due to bis Grace, other than what is already receibed to his use, for which he is hereby acquitted, and of all and every the Reversions and Remainders which the faid Duke or Dutchels now bath, or babe erpenant upon the laid forfeited and forfeitable Effates tail, which Effates, Intereds, and other the benefits and advantages berein befoze mentioned are intended, and to are hereby declard to be as againg the laid Duke of Dutchels, their beirs and Adignes utterly barred and ertinguiched: Saving - neberthelels to the laid Duke and Dutchels, their beirs and Asigns, and to luch other person and persons as are concerned in the ules expressed in one Quadripartite Deed bearing date the twentieth day of December, One thousand fir bundzed firty one, the full benefit and advantage of all luch Tenures, chief-rents, and other ferbices, as the faid fogfeited and fogfeitable Lands and Tenements were beld by, other than the benefits and advantages of Mardhins and Cenures by Knights Serbice, in as full and ample manner as the laid Duke and Dutchels Die bold oz enfor. of might habe beld of enjoyed the fame upon the Two and twentieth day of October, One thouland fix hundred forty one, og at any time fince; Sabing allo to the faid Duke and Dutchels of Ormond, their beirs and Aligns, the benefit of all forfeited and forfeitable Ellates belled in Die Bajeftie, and beld of them, oz either of them as afozelaid. their of either of their Ancesogs, and which were never allotted to any Abbenturer of Souldier, in which words it is hereby declared, That the Enates allotted of let out to any Souldier foz Cerbite in England og elcembere, other than in Ireland, are not to be underflood og comprebended. noz the Egate of any Adventurer upon the doubling Dedinances, for more than such Adbenturer is to have by the rules of the laid former Ad, for the fum by bim disburled. as other Adbenturers, not the edate of any Adbenturer who claimeth for fea-ferbice, nor the effate allotted to any person whatloeber, by the freegift of the late Alurpers, or of the then ulurped Gobernment, but that all luch edates thall be, and remain unto the laid Duke and Dutchels, their beirs

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n s, and Adigns, as they did or ought to have been at any time before the making of this Au : And also saving unto the said Duke and Dutthels, their heirs and Adigns, the full beneft and adhantage of all other matters and clauses in the said Declaration of somer Au contained, not herein a hereby expedy changed and altered, and by the said Duke Dutchels maked of parted withall, which are hereby declared to remain, and be in full sore, as they were before the making of this Au.

And whereas the most part of the Boules and Lands in the City of Kilkenny, and in the leveral Cowns of Clonmel, Carrick, Callin, and Inistinge, Traly and Dingle, and in the Suburbs and Liberties of the faid City and Cowns. were beld the Three and twentieth day of October, Dne thousand at bundzed forty and one, of the laid Duke of Ormond, either in his own right, of in right of the said Duke of Dutchels his wife, by realen whereof the fozfeited and forfeitable interest of any person or persons in the faid boules and lands were not by the faid Declaration and former An to be lettled in any Abbenturers of Soulbiers. or any other person whatsoever, other than the said lames Duke of O mond and his beirg, of which Concession if the fair James Duke of Ormond Did take the advantage and full benefic as be might, the same would tend to a great diminution of the fecurity beligned for latisfaction of the Commissioned Officers Cerbing in Ireland befoze the fifth day of June, Dne thouland Gr bundgeb forty and nine ; And be the land James Duke of Ormond might likewise as a Commissioned Officer charge the remain of the laid fecurity with his arrears, amounting to Threescore thousand pounds feerling, accompting to the tenth of December, One thouland fir bundled and fifty, pet is content to accept of the faid boules and Lands in full discharge of his said arrears. Be it therefore Enaded by the Authority aforelaid, That the lain James Duke of Ormond wall babe, bold and enjoy to him and his beirs, in full farisfacion and difthatge of the laid arrears, all and ungular the forfeit. ed and forfeitable boules and Lands lying and being in the laid City, and in the laid leberal Comas, and in the Suburbs and Liberties thereof, other than what bath been giben out to Abbenturers and Souldiets, and by them. their beits of Adigns were posessed upon the seventh day of May, One thousand ur bundeed afty and nine, Any thing in this or the faid former Aa to the contrary notwithdanding: be the fait James, Duke of Ormond and bis beirs, paping and latistying to bis Bajellie, bis beirg, and Succellors pearly

rearly for eber out of the laid boules and Cenements in the faid City and feberal Cowns and in the Suburbs and liberties thereof, one willing ar pence yearly out of every twenty willings yearly rent which wall be had or answered out of the laid boules of Tenements, And the laid dicetreasurer is bereby further required and enjoymed to issue out and pay the whole recidue of the faid three bundred thousand pounds unto luch person and persons as b s Pajettie already bath or bereafter hall appoint as a Reward of their Eminent lerbices and lufferings for bis Bajettie or bis Royal father; And for preventing of all boubts which may arife in the issuing and payment thereof, It is bereby Declared that the same thall principally, and in the first place be applyed to and forthe payment and discharge of such summs of money as his Majestie did beretofoze appoint to be papo out of the balf pears Bent payable by Adventurers and Souldiers by the laid former Aa, That is to lay, to and for the payment and discharge of such summ or summs of monep appointed by bis Bajedie to be payd to bis Grace James Duke of Ormond, of to much thereof as is in arrear, and also for the payment and discharge of so much money. as the balf years Rent papable by Adventurers and Souldiers in the Counties of East and Westmeath, Wexford, and Kilkenny, would babe amounted to in cale the lame bab not been discharged by this present Aa which hall now be payd out of the relidue of the laid three hundred thouland pounds unto the Assignee of the balf years Rents in the Counties afozefaid beduning only what bath been already receibed.

And be it further Enaced, Declared and explained by the Authozity afozelaid, Chat all the honois, Mannozs, Calles, Beffuages, Lands, Cenements, and hereditaments of the Regicides in the faid former Ad, named, and of all other leized or possessed in trust for them, or any of them or claiming by from or under them or any of them, which by the laid former Ad were or ought to be belled in bis Kop. al bigbnels James Duke of York and Albany, Earl of Ulfter &c. and bis beirs, and of all other perlons excepted in the Ad passed in the Parliament of England, intituled an Act of free and general pardon, Indemnity and Oblivion, or bis Bajedies late gracious Declaration, and Indrudions in the faid former An mentioned whole edates are not otherwise disposed, other than the lands of such purchasoes for valuable confideration from any of the faid Regicides who babe paid their purchale money to bis Royal bighnels or his Commissioners or to the Executors of luch Keaicides.

gicides, who bave fince answered the same upon their atcompts to bis Royal bigbnels or bis Commissioners, and other than the lands and boules granted of intended to be granted unto James Duke of Ormond, and the Lady Dutchels his Wife, or either of them by this or the laid former Aa, and other than the lands granted unto Michael now Lord Archbishop of Dublin, beretofoze Lord Bishop of Cork, and the lands granted unto Francis Lozd Aungier, and other than the lands granted to Sir George Lane befoze, and confirmed in and by the laid former Ad, and other than the lands lettled upon Hercules Huncks, by the laid former Aa, which hall remain to them their beirs, and Adignes accoedingly, and other than the lands which have been decreed away by the Commissioners for Execution of the late Ac. wall be and are bereby declared to be and continue beded in his Royal bighnels, and his beirs as fully and amply with all the like benefit and advantage as by the laid former An is mentioned, discharged of all Rents, services and payments by this of the faid former Aa referbed, created of impoled, but subject to the same Bents, services and papments as other lands by this Ad ought to be, in case his Royal bigbnels or bis beirs wall alien or demile the same otherwise than forlibes or years, referving the full Movery of the improbed Rents And where any lands formerly let out in latisfaction of any Adventures of arrears of any other lands whatfoever due to the faid Regicides, or any of them babe been ebiaed or recovered from his Royal Digbnels bis beirs and Adignes by virtue of any luch decrees as afozelaid, Be it further Enaned, That some other like quantity of profitable and forfeited lands according to the down Surbepequal in number of acres to those which babe been to ediaed and within the Counties of Dublin, Lowth, Kildare, and Cork, oxfome of them, if it may be ox otherwise elsewhere be forthwith set out by the Commissioners for Execution of this An, and allotted to his Royal bighnels and his beirs to be beld as aforelaid: And further that all deficiencies which have happened to all or any the persons whose edates by the said former An, or this prefent Avare bested in his Royal bigbnels, and his beirg, or which have happened to their of any of their effates be fully latisfied and supplyed out of some other forfeited lands to be fet out by the Commissioners for Execution of this Act, and allotted to bis Royal bigbnels and bis beirs, to be beld as aforefaid, and that all moneys lent or difburled by any of the faid persons or by any others for them or any of them **f**02

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for Probitions, Arms or Ammunition for Support of His Bajellies Army in Ireland, in the beginning of the Rebellion there, be likewife fatisfied out of the Lands and boules for that purpole, according to bis Bajedies Declaration in the law An of Settlement to be fer out by the Commissioners for execution of this Au, and allotted to bis Royal bigbnels, his beirs and Allignes to be beld as afozelaid, Any thing in this of the laid former An to the contrary notwithdanding : Sabing always unto Arthur Carl of Anglesey, such Right and Title of, in and to such part of the premises as be the laid Earl of Anglesey bath. or ought to babe by birtue of the faid former An, or this prefent Aa, or by birtue of an Indenture of Leafe under the band and feal of his Royal Dighnels, made berween his Royal bighnels of the one part, and the laid Earl of Anglesey on the other part, bearing date before the passing of this Aa, Any thing in this of the laid former Aa to the contrary normitbuanding.

Probided always, and be it Enaced, That this An hall not extend, or be any ways construed to take away, or be prejudicial unto any Estate, Right, Title or Interest of George Duke of Albemarle, his peirs or Assigns, of, in or to any Lands, Tenements or pereditaments, accrewing to him or them by birtue, or in pursuance of the said sommer As, or one other As, intituled, An Act for the securing several Lands, Tenements and Hereditaments to George Duke of Albernarles Any thing herein before or after expressed to the contrary in any wise norwithstanding.

And it is further Enanced, Chat the Ferry at Wexford, with all the profits, and other the Rights and Priviledges thereunto belonging, or therewith used and enjoyed, half be, and are hereby bested and settled in the said George Duke of Albemarle, and shall be beld and enjoyed by the said George Duke of Albemarle, bis beits and Asigns.

And whereas leveral Lands and Tenements, whereof the laid George Duke of Albemarle was feized by virtue of one of both the Aus before mentioned, have been evided of recovered from the laid George Duke of Albemarle, by birtue of certain Decrees lately made by the Commissioners for execution of the laid former Act, and some Incumbrances have likewise by Decree of the laid Commissioners been allowed and charged upon the Lands of the laid George Duke of Albemarle, for redemption whereof the laid George Duke of Albemarle hath paid and latistic the full sum of Eight hundred pounds, Be it further Enacted,

That the Commissioners so, execution of this Act, do soythwith set out and allot to the said George Duke of Albemarle, and his beirs of Asigns, out of the lands in the County of Wexford, now, of lately beld in Custodiam of his Bajestie by Sir Richard Cliston Knight, so much other land as may be equal in quantity of prostable acres, to what bath been so Decreed and Educad as asociaid, and in value to such Incumbrance as bath been recovered and satisfied as asociaid; which lands so as asociaid to be alsotted, shall be held and enjoyed by the said George; Duke of Albemarle, his heirs and Asigns, as sully and amply as the lands so Educad and Decreed as asociaid, might have been held, in case no such Decree of Eduction had been, Any thing in this ex the said sommer Act contained to

the contrary notwithdanding.

Drobided always, and be it Enacted by the Authority afozelaid, That the Right bonourable Thomas Earl of Southampton, Logo bigt Creasurer of England, Anthony Afhley Logo Afhley, Chancellog and Undertrealurer of bis Bajeffies Court of Erthequer, Sir Orlando Bridgeman Knight and Baronet, Lord thief Julice of bis Bajeflies Court of Common Pleas at Westminster, and Sir Henry Vernon Unight and Baronet, hall have, hold, and enjoyto them, their beirs and Adignes, all that the Cadle, Mannoz and Abber of Eniscorthy in the County of Wexford, and all the Bannezs, Towns, Wills, Lands, Tenements. Territogies and bereditaments late of Robert Wallop. late of Farley-Wallop in the Countr of Southampton called Kilbeg, Cloine, Tumfalow and Effernock, or by what other name or names loever they are known or called, with their and every of their appurtenances in the faid County of Wexford, and all other Logomips, Bannozs, Caules, Lands, Cenements, Rents and Arrearages of Rents referbed and payable upon any Leafe of Leafes for libes of pears, of otherwise, and all Reversions, Remainders, Bervices and bereditaments, late of the laid Robert Wallop, with their and every of their appurtenances in the faid County of Wexford, and also all that Priozy, or Rectory and Church Impropriate of Selsker in the faid County of Wexford , and all boules, Edities , Barns, Stables , Tythes, Oblations, Obbentions, Profits, Commodities and Addantages whatfoeber thereunto belonging or appertaining, and all other Cithes of tenth parts of Carn, Grain, bay, Wool, Lamb, fith, and other Cithes whatfoever, late of the laid Robert Wallop, pearly ariting, coming, renewing

newing or bappening within the leberall Parities and Towns, Aills, fields, bamletts, tytheings and tytheable places of St. Margaret, St. Ivern, Ishartenon, Kilmore, Killame, St. Peter, Carycke, Killoryn, Ballysonon, Ballnalden, Killish, Ardcavan and Ard-Collme, Killmalleck, St. Nicholas, Takillin, Skreene, Killisk, Ballmestaine, Selsker and St. Toolirck in the faid County of Wexford, and also all other Lordhips, Mannogs, Caffes, Abbepes, Towns, Hills, Territozies Defluages, Lands, Tenements, rents and arrearages of rents as afozefaid, rebertions, tythes and bereditaments what loeber in Ireland, late the possessione of the faid Robert Wallop, and also all other Bannois, Belluages, Lands, Tenements, Beadowes, feedings, padures, woods, under-woods, tythes, rents, revergons, and bereditaments together with all and angular Courts, Courts-leet, Courts-Baron, biewes of Franckpledge, and all that to Courts-Leete and Diewes of Franckpledge appertaineth, Perquints and profits of Courts, Chattels, Waifes, Edrapes, Rights, Jurifbidi. ons, franchiles, Privileges, Commodities, Abbantages, Emoluments, bereditaments what loeber, to the aforefaid Lozdhips, Bannozs, Canles, Abbres, Lands, Tenements, bereditaments; and other the premittes aforefaid, or any of them, or any part or parcel of them in the laid County of Wexford, og elsewhere in this Bingdom of Ireland, belonging of appertaining, of accepted, uled, reputed, taken of known as part, parcel of member of them, of any part of parcel of them with their and every of their appurtenances late of the faid Robert Wallop, all which premittes by bis Bajesties Letters Patents under his Great Seal of England, bearing date the ur and twentieth day of September, in the thirteenth pear of his now Bajeffies Raign, were mentioned to be granted by bis faid Dajeflie unto the Cath Thomas Carl of Southampton, Logo Ashley, Sir Orlando Bridgeman, and Sir Henry Vernon, and their beirg, and all and lingular conditions, cobenants, fogfeitures, entries, titles and rights in any Indenture of Indentures of Leale of the premises of any of them specified of contained of otherwile.

And he it surther Enaned by the authority asociaid, That all and singular the said Castles, Bannors, hereditaments, and premises hall be and are hereby beclared and adjudged to be bested and settled in the said Thomas Earl of Southampton, Anthony Ashley Lord Ashley, Sir Orlando Bridgeman, & Sir Henry Vernon, and their heirs, and that as fully

fully and amply as if the laid Letters Patents had been good and effecual in law according to the intent and purpole thereof, any thing in this of the laid former An to

the contrary bereof in any withanding,

And be it further Enaned, Chat Sir Maurice Euftace Enight late Logo Chancellog of Ireland, Arthur Carl of Effex, Roger Carl of Orrery, Charles late Carl of Mountrath, Richard Low Baron of Coloone, Michael fate Low Biftop of Cork, now Let Chancellog of Ireland, and Logo Archbichop of Dublin, John Logo Cicecount Mastarcen. Marke Lord Micecount Dungannon, Rober Boyle Clas Sir Arthur Forbus, Bajot George Rawdon now Sir George Rawdon Baronet, and the relia and beirs of Sir Simon Harcourt, and the reliet and Children of Colonel George Cooke, and the Diphans of Colonell Owen O Conelly, Sit George Lane, Sit James Waymes, Sit George Ascough, Sit Theophilus Jones, Sit Walter Plunkett, Sir George Preston, Sit John Bellew, Sit Martin Noel, Sit St. John Broderick, William Legg Elgi Edward Vernon, Elgi Robert Southwell Elig Captain William Hamilton, Maurice Keating Elgi Eralmus Smith Elgi Sulanna Bastwick and ber Children, Sir William Pettie, and all others particularly probibed for in the laid former An, and not particularly mentioned in this prefent An, and other special probitions made for them, their beirs, executors and Aligns, do bold and enjoy to them their beirs and Adignes all and angular the lands, tenements and pereditaments in and by the faid former ad lettled, granted, bilpoled and confirmed, or mentioned, meant or intended to be lettled, granted, disposed and confirmed to them, their beirs and Affignes, and not already decreed away by luch decrees as are berein confirmed, and all other the benefits and advantages of this prefent Aa, and the benefits and advantages in and by the faid former An menrioned in any particular clause of other probile relating to them of any of them, their beirs or Affignes, the benefit of reprizals in the laid former Act granted onely ercepted, any retrenchment of alteration thereof made by the Lord Lieutenant and Council of Ireland, or any other matter of thing in this Aa to the contrary notwithdanding. and it is further Enaded that Sir William Penn thall bold, and enjoy to him and his beires, all and ungular the fands, Cork, whereof he the laid Sir William Penn by himfelt og his under tenants was upon the first day of March, One thousand Gr bundzed Grty and four in podedion, as tenant

to bis Pajedie, and in cafe the fame wall fall wort of the full balue of One thouland pound per annum ober and a. bobe all Quit rents, tharges and reprizes, the Commissioners for Execution of this Act wall caule to much other for feited land to be lett out and aflorted unto the laid Sir William Penn, his beirs and Afignes, as map make up the same to the full cleer pearly balue of One thousand pounds per annum as atozelaid, and in cale the lands beld by the faid Sir William Penn, bis undertenants og Affignes upon the laid first day of March, Die thouland fir bundzed firty and four, hall exceed the value of One thousand pound per annum ober and above all Quit rents, charges and remizes as afozelaid, be the laid Sir William Penn, bis beirs and Adignes hall reconbey unto his Pajedie, bis beirs and Successors to much thereof as by the Commissioners for the execution of this Ad. wall be declared, or by any Inquisition to be taken within two years after the Royal affent giben to this Bill wall be found to be over and above the value of

Dne thouland pounds per annum as afozelaid.

and it is further Enaced by the Authority aforefaid. That the Earl of Clanrickard, Earl of Castlehaven, Morrough Earl of Inchequin, the Earl of Clancarty, Lord Tice Count Dillon, Simon Luttrell, Dudley Bagnall Efg; Henry Bagnail. Catherine Corbett, Theobald Purcell Eigs and luch others who are particularly mentioned in the laid former Aa to be redozed to their edates, and therein, and thereby, are adually reflozed without any Pzebious repzizall, and their and every of their Executors, and Adignes wall dand and continue reflored to and bested in Cuch their estates thereby intended, and hall babe and enjoy the lands, Tenements and pereditaments, and all other the benefits and advanrages of the laid former Ad in fuch manner and form and for fuch edates and with fuch privileges, immunities and discharges respectibely as in and by the laid former Ad are mentioned and eppeded: Deberthelels it is bereby beclared, that this reditution and confirmation is not to extend to any lands, Tenements of bereditaments other than with as did truely and withour fraud upon the two and twentieth of October, One thouland ür hundzed fozty and one. belong to and were enjoyed by the faid perlong whome of them, their of tome of their Ancedogs of beirs, of were in the podedion and leisin of tome others in trud for them or some of them, or be particularly expressed in the several and respectibe clauses of the said former Ads And to the end it may more cleerly appear how much land the persons aforelaid are truely intitled unto by birtue of this of the laid

former An, and how fare the persons who are or hall be disposed by them or any of them sught to be relieved by birrue of this An, It is surther Council that all and every the persons associated who claim any beneat by the clauses associated hall make out such their ricle as to the several parties of land which they bemand before the Commissioners so Execution of this An within such time as hall be limited by the Commissioners and take out their Decrees so so much as hall be allowed upon their Claims, and in default thereof hall soficie two years balue of the lands in their many of their possessions respectively or in the possession of their tenants of Crustees, one Dopety to the Unings Bajestic, the other to the Insommer, to be recovered in like manner as other soficiences are by this An appointed to be recovered.

And it is further declared and Enanted, That Thomas Pigott Elgs and Matthew Lock Elgs thall have and enjoy to them and their heirs two full third parts of the lands in Westmeath, settled on them by the said sozmer An, with like libertie of Retrenchment, retaining possession and of demanding and having Letters. Patents as other Adventurers and Souldiers ought to have, and as if the said lands in Westmeath had been in the possession of the said Thomas Pigott, and Matthew Lock, on the Seabenth of May, One thousand ar hundred sifty and nine, and had been allotted to them as original Adventurers, any thing herein

before to the contrary notwith anding.

and it is bereby declared and further Enaded. Chat if any of the faid persons berein before mentioned to be reflored and appointed to take out Decrees as aforefaid, or any othere who by birtue of any Decrees beretofore made by the Commissioners for Execution of the laid former An, babe been reduced wall ar any time within two years next enfuing, be found by colour of some clause in the said former Art of Decree as aforefait, to babe entred upon and kept pottetion of more land than bid rightfully belong unto them, and was in their podedion on the two and twentieth of October, One thousand ar hundred forty and one, unles the same land were particularly expended and given in some claufe in the faid former Act contained, that then and in fuch rafe the person so oftending wall forfeit double the value of the land to fraudulently possessed and detained, unless the faid offendor thall touthin three months next after the bull litting of the Commissioners for the Execution of this prefent Act, bifeober and beclave the fame to the faid Compartition and control of millioners,

missioners, and openly relinquish and surrender the possession so unduely betained as asociaid, of which sozieiture one third part thall be to our Soberaign Lozd the King, and the other two thirds to him of them that will sue so the same to be recovered by action of Debt, Bill, Plaint, of information in any of the sour Courts of Recorder Dublin, wherein no essopne Protection of wager of law hall be, of

any moze than one imparlance.

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And be it further Enacted by the Authority aforelaid, That all and every the clauses in the laid former Act conrained, and not berein altered, explained of repeated, and which will confid with the Execution of this act, walt be and to are pereby declared to remain and be of fueb like force and effect as the fame were before the passing of this Act, and that all other the clauses which will not confid with the effectual Erecution of this Act, hall be and are bereby repealed, any thing berein befoge contained to the contrary norwithdanding : And further that all and ebery the claus les in this of the laid former Act contained, lo fart as the lame remain in force, hall be confirued er pounded and taken in all Courts and places whatfoever mod liberally and beneticially for the protecting, lettling and edablining the perfons, edates and interests of Protestants who are principally intended by thele prefents to be fettled and fecured.

And be it further Enaced by the Authority aforelaid, That all Decrees made by the Commissioners for Execution of the laid former Act whereby any Protesant or Proteflants babe been declared innocent, hall be and are bereby absolutely confirmed, and also that all Decrees whereby any Papid of Papids babe been Declared innocent and which wall be taken out within three months after the ard atting of the Commissioners for Execution of this prefent Act, hall be and are bereby absolutely confirmed accorbing to the tenoz, purport and effect of the fame, any exception tourbing the time wherein the lame Decrees were made and any irregularity of pretended irregularity in not pur? fuing the Declaration, Intructions and the laid former ga to the contrary notwithanding, fuch Decrees wherein a. ny lands are comprehended or which any Procedant or Proc tellants was 02 were polletted before the two and twentieth of October. One thousand ar bundzed forty one, and which were never feized og lequetired og let apart upon the accompt of the late Rebellion of warr, and fuch Detrees wherein more lands are Decreed to the Claimant than were claimed by him, as to thole lands lo Decreed beyond the claim onely

ercepted, which are hereby declared as for so much to be utterly boid, so as the same be discovered within ar moneths nort after the art atting of the Commissioners, subject nebertheless to such penalties, as in this and the said former As are contained, touching false and fraudulent Claims, so as the same be discovered within two years next ensuing

the patting of this prefent An.

Provided always, and be it Enaded, That no person or persons, who by the Commissioners soz execution of the taid former an, babe been abjudged and beclared innocent, and to whom any Land, Tenements or beredicaments babe been adjudged and reflozed by the Decree of the laid Commissioners, not any other person of persons claiming under luch Decree, wall be permitted to lue of profecute the perfon oz perfons against whom luch Decree was made, bis or their Executors or Administrators, or any of their Tenants oragigns, touching or concerning any Dealn profits of the Lands and Tenements loas aforelaid decreed, but that all Suits, Acions and Demands touching or concerning fuch Bealn profits, and all profecutions therefore, whether in law og equity, hall be, and are hereby barred and excluded, and all and every person and persons liable to fuch actions, moleclations and profecutions, call be thereof for ever acquitted and discharged, Any thing in this or the faid former An contained to the contrary notwithganding.

And because many persons did put in their claims befoze the Commissioners for execution of the laid former Ad as innocent persons, thereby demanding some small parcel of land onely, or deriving his or their title to fome small part from fome Trich Papill, and thereupon no oppolition being made, the laid Commidieners Derfared the laid Claimant, of the person under whom the Claimant derived, to be innocent quotad hoc, lince which time the law Claimants, and the faid persons under whom they derive, alleaging themfelbes to be beclared innocent, enter upon great effates in several Counties, as debeded out of the Crown by such Judgement of Innocence, pretending the limitation of that Innocence by the mozds of the Decree quo ad hoc to be repugnant and impossible, contrary to the intention and meaning of the faid Commissioners by them publickly declared, whereas if the whole enates to which the faid persons now pretend, bad been then in question before the laid Commissioners, the several Adventurers and Souldiers therein concerned, bad been lummoned to babe taken notice thereof,

and might have made luch opposition, and produced luch proof of their notency as they thought hit. Be it therefore Enacted, That no Decree wherein any persons a persons have been declared innocent quo ad hoc, spail give such persons persons any title by birtue of anysuch Decree, to enter upon, or enjoy any more or other lands than what were particularly mentioned in such Decrees, but that his other the lands of such person or persons declared innocent quo ad hoc, which were sequestred upon the accompt of the late Rebeltion or War, shall remain and continue in his Majestic, to the uses of this and the said somer An, Any thing in either of the said Ans to the contrary notwith

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Provided allo, and be it Enaned, Char norbing berein contained, thall extend in any wife to ratifie of confirm the Decree made by the Commissioners for execution of the law former An, wherein and whereby Oliver Earl of Tyreconnel hath been declared to be notent, but that the laid Decree, and every part thereof, hall be, and to is hereby declared to be null and boid, as if the fame had never been had or made, and that the faid Oliver Earl of Tyreconnel, and all others who upon the Three and twentieth of October, One thous land fir bundeed forty one, or at any time fince were or are leized to his ule, of in truff for him, of in truft for Sir Thomas Fitz William, late Glicetount Meryon, father to the faid Earl, of Christopher Fitz Williams, Einele to the faid Carl of in trut for the Countels of Tyrecound, Wife of the faid Earl of Tyreconnel, a for ber feparate maintenance or claiming by, from or under bim, the laid Earl of Tyrecopnel, wall be and continue in luch like effate and condition, and no other ner better, than be or thep ought to babe been in cale no luch Decree bad eber been made, lubied neberthelels to luch Quit Bents as by this Ad are impoled, Any thing berein, of in the laid former Ad contained to the contrary notwith anding.

And be it further Enaued, Chat the laid Oliver Earl of Tyreconnel shall hold and enjoy to him and his beirs the lands in Cappock in the County of Dublin, and Hanlaston and Athrona in the County of Meath, moztgaged by the Lord Aicerount fitzs William his Father, now forfaited to his Dajestie, and that his Dajesties Letters Patents under the Great Seal of England, bearing date the eight day of June, in the acceenth year of his Dajesties Reign, containing his Dajesties gracious pardon to the said Earl of Tyreconnel, and a clause of Restitution of all the lands

and Cenements of the laid Carl, hall be, and is bereby confirmed and hall be beld and enjoyed accordingly, subject to

Quit Rente am aforelaideredet seen Ch on the

Probibed always, and it is bereby Enaned and Explained, Chat no lands whereof the Probod, fellows and Scholars of the Colledge of the body and undivided Trinicy of Aueen Elizabeth, neer Dublin, were leized in fee in the year, One thouland fir hundred forty one, and are now in their anual postestion, nor any lands beld by virtue of any Grant, Leale or fee farm from the laid Probost, fellows and Scholars, and forfeited to his Pajestie, shall be disposed by virtue of this or the laid former As, but that they and every of them remain and be in the laid Probost tellowes and scholars, and their Successors for ever, Sutject nevertheless to the payment of such Aust rents for the laid forfeited lands, as Adventurers or Souldiers by dirtue of this or the former Act ought to pay, any thing in this or the said former Act contained to the contrary not-

withflanding.

And because seberal persons babe been decreed innocent, but nevertheless babe not been reflozed to the lands which they claimed before the Commissioners for Execution of the faid former Act, but babe been left to the course of law for the recovery of their possessions by trying their titles grounded upon the balibity of those evidences by which they pretended to claim, Be it therefore Enanted by the Authority aforelaid, That all and every person & persons who were defendant of defendants in the fuit of claim upon which fuch decree was made as afozefaid, and those claiming by from and under them wall within three months nert after the litting of the Commissioners for Execution of this Act, Declare and make his and their election by writing under bis and their bands and Seals, or under the bands and Seals of his and their Atturneys or Agents thereunto lawfully authorized, whether they will immediately deliber up and relinquish the possession of the lands in controberly unto the Kings Bajedie, and refort to their proportionable latisfaction out of other forfeited lands, which if they do elect, they are to be admitted accordingly, and hall be latished his and their full two third parts; and to much more as may be Equivalent to his and their buildings and improbements, and then hall part with the laid lands, or whether they will rather abide the tryal at law, which if they do elea and the Irich claimant hould fail to profecute his title, or a verdict or judgement thall be given againg fuch Irish claimants, of the person of persons who mall

wall deribe under luch Irin claimant, then wall luch Adbenturer 82 Souldier, 02 other person oz persons his 02 their beirs, Executorsor Adignes who hall be concerned in that fuit, for ever and finally bold the faid land in question, and every part thereof to him and his beirgs but in cafe berbict or judgement be given for the ritle of the Irif claimant, or no luch election be made as afozelaid, the Adbenturer oz Souldier oz other person, bis oz their beirs, Erecutozs oz Adignes thall be excluded from demanding or babing his two third parts of any other latisfaction, which otherwise be might babe bad in respect of such land so recovered as aforelaid: Debertbelels it is bereby beclared that no other title hall be admitted to be alleaged or giben in ebidence by fuch Irich claimant of any claiming under them, but fuch title as was alleaged in the claim exhibited before the Commissioners for the Execution of the laid former Act: Probided that if any secret agreement be made between the Irich Claimant and the partie concerned as aforefaid directly of indirectly, and the person so agreeing hall obtain any latisfacion for or in respect of the lands to agreed for, that then and in luch cale the party lo offending thall forfeit bouble the value of the lands to obtained, one Bopety to the Kings Majedie, the other Movety to the Informer, to be recobered in like manner asother forfeitures are berein appointed to be recovered.

And be it further Enaded that all and ebery person and persons who now babe any grants of Patents of anylands, Tenements of Bereditaments, of of any titles of bonour of dignity, oz of any annuity, pention, office oz imployment within this Kingdom, not already enrolled, do cause the same to be enrolled in the Chancery of Ireland within the space of two years next after the Royal attent to this Bill aqually given under pain of forfeiture of two years value of any lands, Tenements, annuities, pentions of offices whereof the Patents hall not be enrolled as afozelaid, one Boyety to the Kings Pajedie, his beirs and Succedors, the other Morety to bim or them that thall a will fue for the came to be recovered by action of Debt, Bill, Plaint of infogmation in any Court of Record, wherein no estoyne, protection of wager of law, to be allowed, of any more than one imparlance, and that all & every person & persons baving any Patents touching of concerning any title of bonour of dignity not already enrolled of to be enrolled within the time afozelaid, hall forfeit and looke the lumm of one bundied pounds derling one Hopery thereof to the Kings Hajedie, his beirs a Successon, the other movety to him of them that wall a will fue for the lame to be recovered as a loselaid.

And it is further Enaced by the Authority aforefaid. Char all Letters Parents berenfter to be granted of any titles of bonout, offices of lands whatfoever, hall contain in the fame Letters Patents, a claufe requiring and compelling the laid Batenrees to cause the laid Letters Batents to be enrolled in the Chancery of Ireland within a time therein to be limited, and all Letters Patents wherein luch tlaufe hall be omitted, are declared to be utterly boid and of no effen: Woobided alwayes and be it Enaced that nothing in this 102 the faid former Act contained wall extend to prejudice or after the right, title or interest which Elizabeth Countels of Guilford bath or ought to bave in the Mannons, Caffles, Towns, Hillages, Deffuages, lands, Tenements oz berediments lying or beeing in the County of Cork, and now in the actual possession of her the laid Countels of her Assignes. as the jointure of Dower of ber the faid Countels the relig of the late Low direcount Kynalmeaky, but that the fame be possessed and enjoyed by her the laid Countels and her Adignes in the same date and condition and no other, as the beld and enjoyed the same before the first setting of this prefent Parliament, any thing in this or the faid former Ad to the contrary notwithflanding.

And be it further Enaced by the Authority aforelaid. That Charles Lord Hice Count Fitz Harding, Creafuter of bis Baieffies boule bold wall bold and enjoy to him and his beirs all and fingular the lands, Tenements and Bereditaments lately granted of mentioned to be granted unto Charles late Lozd Mice Count Fiez Harding, afterwarbs Earl of Falmouth, and his beirs, in and by certain Letters Patents thereof passed under the Great Seal of Ireland ? And it is bereby declared that the Adventurers and Souldiers and Protesiant purchalors of lands in Conaghe and Clare, their beirs and Adignes who wall be rbence remobeb. hall be latistied his and their two third parts in like manner as any other Abbenturer of Gouldier ought to be faris. fied by the rules of this at : Provided alwayes that if his Majedie wall at any time within the space of two years nert and immediately entuing, pay of taule to be paid unto the faid Charles Lord direcount Fitz Harding, bis beits 02 Assignes, the summ of twenty thousand pounds at or in the middle Temple ball in London upon notice thereof first giben to the faid Charles Lord Wite Count Fitz Harding, and his beirs by the space of one week befoge such payment, then all and singular the lands in the said Letters Patents mentioned, hall return to and remain in his Pajestie, his beirs and Successors, to the uses of this Act, and that until the whole summ of twenty thousand pounds hall be paid and satisfied as asocessis, it hall and may be lawful to, and for the said Charles Lord Aire Count Firz Harding and his beirs, to retain and keep possession of the premises, and the profits thereof to receive and convert to his and their own use without any account to be therefore made, any thing

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and whereas Lewis Lord Airecount Clanmalira being but tenant in tail of certain lands in Ireland, exhibited his claim befoze the Commissioners for Execution of the laid former Ad, but the same remained undetermined, and no other claim was exhibited by any other perfon to any part of the lands of the faid Lewis Lord dice. count Clanmalira, either in possession or rebersion or remainder ercept only the claim of Sir Henry Bennet Anight, now Lord Arlington, bis Bajeffies principal Secretary of State, to the reversion thereof in fee, being granted to bim the faid Sir Henry Bennet now Lord Arlington, bp bis Dajedies Letters Patents bearing date the fifth dap of November in the fourteenth pear of his Bajedies Raign. which claim was by the laid Commissioners allowed, in to much that the effate and interest of fuch Aobenturers and Souldiers who were farmerly planted thereupon are become bery boubtful, and that as at the bell they were not to continue longer than during the faid effate tail, to now it map be doubted in law whether thep be of any continuance at all, and whether the laid effate tail be not extinct in law by the forfeiture of the laid Lord Clanmalira, whole claim of innotence bath not been allowed, and fo by confequence the rebersion granted to Sir Henry Bennet, now Lord Arlington as afozefaid, come to take effent in prefent possession, Be it further Enaned by the Authority aforelaid, Chat the faid Sir Henry Bennet, now Lord Arlington, thall and map enter into and upon, and hall have, bold and enjoy to bim and bis beirs, all and lingular the Belluages, Wannozs, Lands, Tenements and Pereditaments, whereof Lewis Lord Aice Count Clanmalira, or any other person in trud for bini was leized, or possessed the two and twentieth of October, One thousand ur hundzed forty one, in as full and ample manner as the laid Sir Henry Bennet now Lord Arlington might have beld or enjoyed the same by birtue of the laid Letters Patents, in cale the laid enate tail bad been (pent spent of expired, of otherwise betermined of extinguished, which said Letters Patents, and all and every the clauses therein contained, are hereby confirmed and versared to be good, basid and essenual in law to all intents and purposess and that all and every the Adventurers and Souldiers, their heirs, Executors, Asignee of Asignes who are to be removed in other to the quiet and peaceable possession of the said Sir Henry Bennet now Lord Arlington, shall be satisfied their full two third parts respectively in like other and manner, to and with other Adventurers and Souldiers, any clause matter of thing in this of the said somer Aa cantained to the contrary in any wise not withsanding.

And Whereas Francis Lord Aung er, in and by the laid former Act was intitled unto tome part of the premites amounting to the value of two hundred pounds per annum, or there aboutg, which as is alleaged, freth fo intermire with the recidue of the laidellate, that the lame cannot without great inconvenience, be continued in the possession of the faid Francis Lood Aungier in luch manner as now it is beld. Be it therefore Enacted, Chat the faid Sit Henry Bennet now Lord Adington, bis beirs of Allignes, thall before the firth day of lanuary next enturing, conbey and affure unto the laid Francis Lord Aungier, his beits and Affignes, to much of the premises as Arthur Carl of Anglesey and Roger Carl of Orrery, or the lurbider of them, half by any writing unber bis og their bands and Seals, befoze that time to be made, declare and appoint in lieu and recompence of the edate of the faid Francis Lord Aungier, of and in the premiles; and in belault of luch Declaration and appointment, og of the performance thereof, the faid Francis Lord Aungier half bold and enjoy to him and his beirs, the Belfunces, Lands and Conements, whereof he is now in polleftion, and to which be flands intitled by the faid former Act, according to the tends thereof, any thing in this prelent Act contained to the contrary not with anding.

And he it further Enacted by the Authority alorelaid, That there hall be, and is hereby conditured and ereaed as office, or place of Register to the Commissioners for Erecution of this An, who hall take care that due entries be made of all Retrenchments of any third part; or other proportion of lands to be cut off from any Adventurer or Souldier, their heirs and Asignes, and the valuations thereof, and of all Oecrees, and certificates to be made by the Commissioners for Erecution of this An, and of all other the preceedings in order to the service of this An, which

are fit and proper to be Regiftred, And that the faid Office, ogplace hall be beld by Sir John Percival Baroner, During bis natural life, to be exercised by bimself, or bis sufficient Deputy, and that the laid Sir John Percival by himself, 02 bis Deputy hall be, and is bereby impowred, and required to babe the tare and cullody of all claims, certificates, plots, furbeyes, Cercept luch as relate to the Daice, and implop. ment of the Surveyor General) Debentures, Duplicates, Entries, and copies of them, Beturns of Commissions, Clatuarions, Eraminations, Affidabits, Reports, Rols and all other publique Books, Papers, writings and Becords whatfoever, which any the Commissioners as Sub-Commis-Coners for the ferbice of this An, wall ule in fuch Office, or place wherein they ut, and which hall be dependant on the faid fervice or relating thereunto; and all persons who babe any of the like Books of Papers aforefaid, which babe veen used in or towards the Execution of the said former Sat, gall fogthwith beliber the same, og cause the same to be velivered to Sir John Percival: And to the end that no fraud or deceipt may be uled berein, nor any of the laid waitings, og Kecogbs be imbeigeled, the Logo Lieutenant, ogother chief Bobernour of Gobernours of Ireland, for the time being, and the Council there, hall have power to fend for any perfon of perfons, whom they thall fulpect to babe any of the writings, or Records aforelaid, and to examin bim, or them upon his or their Dathes touching the same, and to commit to prilon luch person or persons as wall refuse to be examined, og being examined hall refule to beliber fuch Books, Papers, and Records relating to the fervice of the laid former Ad, as hall appear to be in his of their bands, og which they can come by: And further the laid Sir John Percival by himfelf, og his Deputy, and by fuch under Clerks for which be will be responsible, hall from time to time attend fuch Commissioners, and transcribe, Copp, Prepare, Regifter, Enter, Draw up, and enrol, or caule to be trant tribed, Copied, Prepared, Regidred, Entred, Deawn up and enrolled all and every the Decrees, Judgements, Dzbers, Warrants, Summons, Injunations, Reports, and tertificates of any of the Commissioners, or Sub-Commilsioners for Execution of the laid former At, not alreaop enrolled of entred, of of any the Commissioners, of Sub-Commissioners for the Cervice of this An for the time to come, and wall also Aa, and do of cause to be Aaed, and don all and every the matters, and things which doe of map any way tontern the Office of Regider, or other the premif-Les les as fully and amply as any Regider of Regiders to the Commissioners for Execution of the laid former Ad, and his and their Clerks did or ought to babe done, be and thep taking therefore such fees only and no other, as by the Lozd Lieutenant oz other cheif Gobernour and Gobernours of Ireland for the time being wall be beld reasonable, which fees be and they are bereby enabled to receive and recover accordingly: And it is bereby declared and enaued. Chat the laid Sir John Percival, wall pearly and every year during the Execution of this and the former Aa account for and pay unto the Lord Lieutenant, or other theif Gobernour and Covernours of Ireland, one full third part of the cleer annual Profits of the laid Office, the necessary charges to be expended in and about the Execution thereof being ard beduded, And the faid Logo Lieutenant, og other chief Cobernour of Gobernours of Ireland, are bereby required to cause all the moneyes so as afozelaid, received, to be isued out and paid from time to time to fuch person or persons as bis Majedie already bath appointed of bereafter wall appoint: Andit is further Declared, Chat an acquittance oz receipt ganed with the gan manual of the faid Lord Lieu. tenant, or other thief Governour or Gobernours of Ireland, wall be for so much as is therein contained, a sufficient discharge unto the laid Sir John Percival, bis beirs. Executors and Administrators, and every of them, And for the more juff regulation of proceedings in this Office, the Commilsioners for Execution of this Aa, are hereby impowered and required to Administer an Darb to the laid Sir John Percival, and all others who thall be imployed in any ministerial Office of imployment relating to the ferbice of this Aa in thele words following ; You shall sweare that you shall well and truely execute the place of

according to the best of your skil and knowledge, and therein you shall spare no person for favour and affection, nor any person grieve for hatred or ill will, so help you God.

and whereas there is one claule contained in the laid former An in these words following, And for the better prevention of all future Rebellions, and to the end our good Subjects of Ireland may be likewise secured against all Insurrections or attempts for the time to come, and the said Kingdom be the better planted and improved, Be it surther Enaced by the Authority asociaid, That it shall and may be lawful to and so the Lord Lieutenant, or other thief Governour or Governours and Council of Ireland, so the time being, from time to time and at all times bereafter, during the

space of leben years to be accompted from the first day of May, Dne thousand ur bundzed urty fibe, to make and enablich fuch rules, orders and directions for the better planting with Protedants, the Lands by this Act beded in bis Baielly and not appointed to be redozed to innocent persons. And for the better regulation of Cities, walled Cowns and Cozpozations, and the electing of Pagiarates and Officers there, and to indict such penalties for the breach thereof, as thep in their wilhom hall think fit , fo as the penalties for breach of the rules of plantation do not extend further than to treble the Quit-rents due for the lands which wall be planted otherwise than those rules thall direct, the said penalties to continue, and be yearly paid to the King, bis beirs and Succestogs, till the said Rules of plantation be performed, and thenceforth the rent by this Act referbed to be onely parable. and to as the penalty for breach of the rules to be made touching Copposations, do not extend further than to the remobeall or disfranchisement of such persons as hall be found guilty of the breach thereof, which Rules, Diders and directions to as afozefaid to be made, hall be as good and effectuall in Law, to all intents and purpoles, as if the came bad been enabliged by authority of this prefent Parliament, and hall remain, continue and abide in force for such and to long time as in and by the laid Rules, Diders and directione hall be limited and appointed.

And whereas some doubt both arise whether the Lord Lieu. tenant. Thief Governour oz Governours, and Council of Ireland for the time being, map make and enablich Bules, Deders and directious for the better regulating of fuch Tities, walled Towns and Corporations as have been anciently incorporated or onely for the better regulating fuch corporations as that 82 map bereafter be created according to the Tenoz & purport of bis Bajedies Gracious Declaration for the Settlement of his Kingdom of Ireland, and latisfaction of the leberall interests of Adbenturers, Souldiers and other his Bajesties Subjens there; for the cleering whereof, Be it further Enacted, and it is bereby beclared and Enacted by the Kings mott ercellent Bajedy, by and with the advice and confent of the Lords Spiritual and Temporal and the Commons in this prefent Parliament acembled, and by the authority of the same, that it sall and may be lawfull to and for the Lord Lieutenant or other chief Gobernour Governours and Council of Ireland for the time being, from time to time, and at all times to come, during the space of seven years to be accompted from the nine and twen-

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tieth dap of September Dne thouland ür hundzed ürty fibe. to make and enablin luch Rules, Diders and Directions for the better regulating of all Cities, Walled Towns and Corporations both new and old, and such as hall be treated within this Kingdom, and the electing of Wagiarates and Officers there, and to inflia fuch penalties for the breach thereof, as they in their wildom hall think fit, to as the penalties for breach of the Rules , Diders and Directions to be made touching fuch Copporations, do not extend further than to the removeall and disfranchisement of such perlong as wall be found guilty of the breach thereof, and luch Rules, Deders and directions to to be made as aforefaid wall be as good and effectual in law to all intents and purpoles as if the lame had been specially and particularly edablided by Authority of this present Parliament, and dall remain, continue and abide in force for luch and fo long time as in the laid Rules, Deders and Directions half be limited and appointed, any thing in the laid Act or otherwife to the contrary thereof in any wife notwithflanding.

And whereas the Officers and Souldiers who ferbed in Ireland, fince the fifth of June Dne thouland fir bundzed forty nine, and the Connaght purchalogs for the better further. ance and management of their common interest, have by their bumble addzels represented the necedity of raising of monies and supplicated leave for so doing, as was former. ly granted to the Adventurers and their Adigns in the like cale, and lead some of the laid Officers and Souldiers or some of their respective Asigns map probe to be refractory in paying and allowing their just proportions of money for the laid ends and for defraying of the publique charge there about, it being neberthelele berp erpedient that a fervice of fuch a publique and common advantage would be equally born by all persons concerned therein, Be it therefoze Enacted by the Authozity afozelaid, that the faid Officers and Sculdiers, and Connaght purchafors, their beirs and Assigns hall allow satisfie and pay such fum and fums of money, as Arthur Earl of Anglesey, Roger Carl of Orrery, the Lord Vice Count Conway, Lord Kingston, Sir John Skeffington Baronet, Sir Thomas Clarges Knight, Sir Thomas Stanley Knight, Sir Richard Kerle, Sit William Petty, Dettoz Robert Gorges, Henry Nicoll, John Brett, and Miles Cooke Elq. of any three of more of them meeting at Dublin the first Thursday in Hillary Term One thousand fir bundged afty and abe, og any other Term after at the four Courts in Dublin, between two and fibe

of the Clock in the afternoon, wall think fit and affels, which laid fum or fums to to be affected and railed, wall not erceed two pence for every profitable Acre, which thall be by birtue of this Aa confirmed unto them, their beirs and Affignes now in their possessions, of at any time bereafter shall be confirmed upon them respectibely, and thall be paid unto the Receivers herein after mentioned, and hall be disposed by them of any three of more of them, for and toward the end afozelaid, and not otherwise: Provided alwayes that of the three there be alwayes one of the Peers, and two of the Commoners befoze specified, and for default of payment of any fumm or fumms to affelsed, it hall and may be lawful to and for the perfons aforefaid, or any three or more of them, og luch other person og persons as they thall direct and appoint, to levy by diffrels and Sale of the Goods and Chattels of such person of persons so making default, double the fumm that hall be upon him or them affelsed, and in arrears, rendering the oberplus to the partie difrained.

And whereas amonga leberal Bils certified, and transmitted under the Great Seal of Ireland, unto bis Baiettie in his high Court of Chancery in England, by a certificate bearing date at Dublin the thirteenth day of May, in the ürteenth pear of Dis Bajedies Raign, a Bill is transmitted intitled an Au for lettling of Certain lands of Erasmus smith Elgi for charitable ules, Be it further Enaned by the Authority aforelaid, That all the lands, Tenements and bereditaments in the laid Bill mentioned, and thereby intended to be disposed for charitable uses, and not already Decreed away by the Commissioners for Execution of the laid former Ad, wall be continued a applyed unto, and preferbed intirely for fuch pious and charitable ules, and that the Commissioners for Execution of this Aa, hall not allot, or diaribute the faid lands, or any part thereof, or luffer the same to be allotted, or distributed to any Adventurer of Souldier in pursuance of this Aus And where as ny of the lands fet out by the faid Erasmus Smith, to pious og charitable ules, babe been ebided, recobered, og charged by any Decrees, which are confirmed by this Ad, the Commissioners for Erecution of this An wall cause a like quantity of forfeited and profitable Acres within the County of Lowth, if so much can there be found, or otherwise elsewhere, to be fet out and allotted to the same pious uses, as may be fufficient to recompence the loss which bath bapned by luch Decrees as aforelaid, any thing in this or the laid former Aa to the contrary notwithflanding. And Whereas Ceberal

leberal lands and Tenements in the County of Tipperary, beretofoze in the postelsion of Erasmus Smith, upon the Seabenth day of May, One thousand ur bundzed fifty and nine, and claimed by bim as an Adventurer, according to the rules of bis Bajetties late Gracious Declaration and the said former Aa, were after the said Declaration, and before thepalsing of the laid An granted by bis Bajenies Letters Patents unto Sir John Stephens and bis beirg as lands concealed, which grant neverthelels might at any time by the rules of the laid former Aa, have been revoked by bis Majedie, if bis Majedie had not been pleafed fince the palging of the laid Act, to release his power of Reboras tion, by reason whereof great suits and controversies are likely to arile between the laid Erasmus Smith, and the laid Sir John Stephens, and luch as do or may bereafter claim under them respectibely, to the end therefore that speedy right, and judice may be done, and the laid controberties appealed, and determined, Be it Enacted by the Authority afozelaid, That the Commissioners for Execution of this An hall examine the right and title of the laid Erasmus Smith, and of the laid Sir John Stephens, in and to the laid lands and Tenements, and if they thall find that the faid Erasmus Smith, 02 those under whom be claims, were on the Seabenth of May, Dne thouland ür hundzed fifty and nine leized of possest of all, or any the laid lands, as an Adventurer of Adbenturers, of as the Beir of Alsignee of any Aduenturer, then they hall forthwith redoze the postelsion to the laid Erasmus Smith, to be beld by bim, and bis beirs and Alsignes in like manner and proportion as other Adventurers ought to enjoy their leveral and respenibe proportions, according to this Aa, in which cale the laid Erasmus Smith, is bereby enabled to fue foz, and recover the Dealne profit thereof received, but if they wall and the laid lands to bave been beld by the laid Erasinus Smith without any such title as aforelaid and that the lame were concealed from bis 99ajeftie at the time of the palsing of the laid Letters Patents, then they hall adjudge the faid lands, of fo much thereof as they hall find to be to concealed, to Sir John Stephens and his beirs to be beld by him and his beirs accorbing to the tenoz of his faid Letters Patents, and fuch judgement and Decree as the laid Commissioners wall make touching the premises thall be, and is bereby made concluding to the laid Erasmus Smith, and the laid Sir John Stephens, their beirs and Alsignes, any thing in the laid Letters Patents of in the faid former Act contained to the contrary notwithanding. And y,

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and whereas William Mountgomery of Rolemound in the County of Down Elq. Did purchale of leberal perlons certain Debentures which were due for lervice done in Ireland fince the fifth of June. One thouland fir bundred fort and nine. and placed the same in and upon the purchase of a part of his own Edate called or known by the name of the Mannor of Florida in the County afozelaid, then let out of let a part by reason of ozupon accompt of the said late Rebellion of warr, fince which time the faid William Mountgomery bath by the Commissioners for the Erecution of the laid former Act been declared a adjudged an innocent Protegant. and thereupon the laid Mannoz of Florida, together with the rest of the Estate of the said William Mountgomery bath been Decreed unto him, by reason whereof the Debentures so purchaled and placed thereupon as afozefaid do remain wholy unlatisfied, Be it therefoze Enacted by the Authority afozelaid, That the Commissioners for execution of this Act hall let out of cause to be let out unto the said William Mountgomery to much forfeited Land as map be lufficient to latistic the laid Debentures in like manner and form, and according to luch Rates and proportions as any other like Debentures ought by the Rules of this Act to be latistied as fully a amply as any other purchaler of Adignee of the faid Debentures ought to babe been latisfied in cafe the same had been placed on the said Mannor so evided or decreed as afozefaid.

And whereas in and by a certain Claufe in the faid former At, Colonel John Fitz Patrick of Caftle-Town in the Queens County, is reflozed in blood, and also reflozed unto and beded in the real and aqual powedion and feizin to bim and his beirg, of all and every the Caules, Mannows, Lands Tenements, and bereditaments, reversions, remainders and Leales, whereof the laid Colonel John Fitz Patrick of bis father of any other in trud for them, of either of them, of to their ule, were at any time before the two and twentieth of October, One thousand six hundred forty one, Lawfully leized of possessed, upon which words Seized or possessed come doubt or question in law may arise bow far the said clause may avail the said Colonel Fitz Patrick, by reason that a certain Office of Inquisition was found in the nineteenth year of King James, by which his Pajeate is of may be intitled of pretended to be intitled to the whole Cerritory of Upper Offery, within which place the Lands intended to be restored to the said Colonel John Fitz Patrick do spe, and so by consequence the seizin and possession thereof, which was

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in the laid Colonel John Fitz Patricks Grandfather at the time of the laid Office of Inquisition found, may be from the laid nineteenth pear of King James, conceived to have been in the Kings Dajestie, and not not in the laid Colonel Fitz Patricks Grandfather, or any other in trust for him, although he or some of them were then in the Anual possession and occupation thereof, and received the profits, Be it therefore Enaued and explained by the Authority asoresaid, that the laid Colonel John Fitz Patrick shall hold and enjoy to him and his heirs the full benefit of the clause and provide in the laid sommer An contained, the laid Office of Inquisition or any other matter or thing in the said somer An or this present An to the contrary notwithsanding.

and it is bereby beclared and Enaned, that all and ebery the Adbenturers and Souldiers, their beirg and Adigns to whom any Lands of Tenements in the Queens Country, were let out and allotted, and whereof they were postest the febenth of May, Dne thousand ür hundzed afty and nine, the Lands of the faid John Fitz Patrick excepted, thall bold and enjoy such part of the laid Lands and Tenements as will be due to them by the Rules of this Aa, the laid Office or Inquitation in the nineteenth year of King James to the contrary notwithanding; Provided alwaies that all and lingular the Claules in the laid former Aa contained, wherein or whereby any Mannors, Lands, Tenements or bereditaments are granted to of belied in Theobald Earl of Carlingford, or whereby any other benefit or abbantage can or may accrue unto the laid Carl of Carlingford, thatt be and are bereby again confirmed, and hall be enjoyed by the laid Earl of Carlingford, in as full and ample manner as in the faid Act is contained, any retrenchment, change or other alteration thereof made by the Lozd Lieutenant and Council of Ireland, and any other clause, matter or thing in the laid former Aa, or this prefent Aa contained to the contrary thereof in any wife notwithanding.

Provided alwaies and it is bereby declared and Enaced, That Sir Richard Ingoldsby Knight of the Bath, and Sir Henry Ingoldsby Baronet, wall hold a enjoy to them and their beirs all and ungular the Lands within and contiguous to the Mileline in the County of Clare, which were let out to them or either of them, in latisfaction of afteen hundred and afteen pounds cleaven hillings two pence, with their houles and Gardens in Limerick, and also all and every their Lands of which they or either of them were possessed by themseldes or their Tenants the seventh of May One thou-

land fir bundzed fifty and nine, luch part of the Premiffes onely excepted, as have been Decreed away by the Commistioners for Execution of the laid former Act, any thing in this or the laid former Au contained to the contrary not-

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And Whereas Captain Henry Finch, late of Londonderry , Decealed, in purluance of a Commission from Sir William Parsons, and Sir John Birlacy, sometimes Lords Justices of Ireland, Did in the moneth of November, One thouland ur hundred forty one, leby and Arm a Company of foot confiding of One bundzed Ben, befides Officers in the County of the City of Londonderry, and maintained the faid Company for three years at his own charges, and continued in the command of the laid Company against the Revels from the moneth of November, One thousand ar bundzed forty one, until the moneth of Daober, Dne thoufand fir hundred forty and eight, and was then disbanded without receibing any the lead latisfaction, and pet neberthelels the arrears due to the laid Henry Finch, for bis letvice befoze the fifth of June, One thouland fix bundzed forty nine, habe not been rad up, noz flated by the Commissioners for Execution of the laid former Act, partly by reason of some doubt conceived that the said Company was not upon the enablimment of the Ulfter Army, Tabereas in truth the laid Company was received into the laid enablimment, shough the Deder whereby the same thould be made appear could not then be produced, and partly by reason of other accidents, Be it therefore Enaned by the Authority afore. laid. Chat the Commissioners for Execution of this Ad, mall forthwith and before any distribution made of the boules, lands, Tenements, hereditaments of lumms of money berein befoze appointed for the lecurity and latisfaction of luch Commissioned Officers as lerved before the fifth of June, One thousand ar bundzed forty nine, call up, and flate the arrears which were due to the faid Henry Finch Decealed, for the ferbite aforelaid, and that after the arrears to dated, William Finch and Henry Finch, Sonns and Administrators of the faid Henry Finch Deceased, Ball be latistied and paid, and are bereby Enabled to Demand, and receive farisfaction equally and proportionably, babing respect to the arrears flated, and in like manner as any other Commissioned Officer who served before the ufth of June. One thousand fir bundzed forty and nine, and whole arrears are dated and allowed by the Commissioners for Execution of the laid former Act, may or ought to be latis.

tied, and as fully and amply as if the arrears which were due to the laid Henry Finch Deceased, had been dated and allowed within the time limited by the laid former Act, any thing in the laid former Act, or this present Act contained

to the contrary notwithdanding.

and whereas Alice Countels Dowager of Barrimore, would babe been lawfully intitled unto the payment of and latisfaction for the leveral a respective arrears which were due unto David late Carl of Barrimore ber bulband, and to James Barry ber fon Decealed, as Commissioned Difficers, foz ferbice done in Ireland before the fifth of June, Dne thousand ar bundzed fozty nine, if the same had been duely gated and allowed within the time limited by the laid former Act ; and whereas also Dennis Muschampe Esq would babe been lawfully intitled to the payment of and fatisfacion for the Arrears which were due to Agmondisham Muschamp Ela; bis decealed father as Lieutenant of the Drdinance in Munfter, and a Commissioned Officer foz Cerbice done in Ireland befoze the fifth of June, Dne thouland fix bundzed forty and nine, if the same bad been duely flated and allowed within the time limited by the laid former Act; And whereas allo Sir Alexander Keith Knight would babe been lawful-Ip intitled to the payment of and latisfaction for the Arrears Due to Lieutenant Colonel George Keith as a Commissioned Dfficer for Cerbice Done in Ireland befoze the fifth of June One thousand ür bundzed forty nine, if the same had been stated and allowed within the time limited as afozelaid; And whereas also Captain John Annelley served in Ireland as a Commissioned Officer befoze the fifth of June, One thoufand ür hundzed fozty nine, and ought to be latisfied and paid the Arrears due to him for luch lervice, if the lame bad been timely flated and allowed as afozefaid; And whereas allo Margery Symmes the relia of Paint John Symmes would babe been lawfully intitled to the payment of and Catigfaction for the Arrears which were due to the laid Pajor John Symmes her deceated busband as a Commissioned Officer for lervice done in Ireland before the fifth of June, One thousand fir bundzed forty nine, if the same bad been duely stated and allowed within the time limited by the Caid fozmer Aa ; And whereas also Colonel Robert Broughton and Midow Cooper, late wife of Johnah Cooper, Majoz in Sir Foulke Huncks Regiment, would babe been lawfully intitled to the payment of, and latislation for the Arrears which were due to them the laid Robert Broughton and Josuah Cooper, for service done in Ireland, before the ofth of June.

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Dne thousand ar bundzed forty nine, that is to lay, from the four and twentieth of May, One thouland ur bundged fogty two, until the ar and twentieth of January, Dne thousand ür hundzed fozty three, if the same had been duely stated so fart, and allowed within the time limited by the laid Acis And whereas Horatio Woodhouse, Brother and Administratog of Sir Michael Woodhouse, would have been lawfully intitled unto the payment of and latisfaction for the arrears which were due to him the laid Sir Michael Woodhouse, toz ferbice done in Ireland, as a Commissioned Daicer befoze the fifth of June, Dne thouland ur bundzed fozty nine, if the same had been duely dated and allowed within the time limited by the said Aa, which several arrears could " not be stated or allowed within the time limited by the said former Aa for nating arrears, by reason that the Commis-Cioners for Execution of the laid former Aa, was areightned in time when they entred upon that worke, and by reason of some other accidents which did intervene. Be it further Enaced by the Authority aforesaid, That the Commileioners for Execution of this Aa, hall forthwith and befoze any diaribution made of the Securities let apart for the latisfacion of the Commissioned Officers who ferbed befoze the fifth of June, Due thouland ür hundzed fozty nine, cast up and state the respective arrears which were due to David late Earl of Barrymore, James Barry, Agmondisham Muschamp, and Lieutenant Colonel George Keith, and Captain John Annelly, Major John Symmes, Colonel Robert Broughton, and Josuah Cooper, and Sir Michael Woodhouse, for lervice as aforelaid, and after the arrears to dated, the faid Alice Countels of Barrymore, Denny Muschamp, & Sit Alexander Keith, Captain John Annelly, Margery Symmes, Colonel Robert Broughton, and Wildow Cooper, and Horatio Woodhouse, respectibely thall be satisfied and paid for all and every the respective arrears to which they are mentioned to be intitled as afozelaid, as fully, amply and in like proportion and manner as any other Commissioned Officer who lerved befoze the fifth of June, One thousand ar bundzed forty nine, ought to be, and as if the faid respective arrears had been dated and allowed within the time limited by the laid former Aa, anything in this or the laid former Act to the contrary notwithdanding.

Provided alwayes and be it Enaced, That all and fingular the lands, Tenements and hereditaments in the Barong of Imokelly in the County of Cork, granted or mentioned to be granted by his Bajedie in and by certain Letters Patents under the Great Seal of Ireland, bearing bate ceased, which have not been Decreed away by the Commis-Goners for the Execution of the laid former An, hall be beld and enjoyed by the Lady Mabel Tint, relia of the faid Sir Henry Tint, for and during ber life, and after ber Deceale, by the Son and beir of the laid Sir Henry Tint, and bis beirg during the effate granted by the faid Letters Patents. and that where any of the lands in the laid Letters Patents mentioned, babe been ebided or bereafter hall be ebined by birtue of any Decrees made by the faid Commissioners, it wall and map be lawful to and for the Lord Lieutenant, og other Chief Gabernour og Gobernours, and Council there for the time being, to make and Deber luch proportionable Defalcation of the Rent referbed in and by the laid Letters Patents, as they in their judgement half think fit, and luch Dider of Defalcation enrolled in bis Bajedies Court of Errhequer, hall be as good and effectual as if it bad been Enaged by thele prelents, any thing in the laid Letters Patents, or this Aa to the contrary notwithdanding.

Provided also and be it Enacted, That Francis Lye of Rathbride Esq Son of John Lye Detealed, thall hold and enjoy to him and his heirs, all and singular the lands, Tenements and pereditaments situate in the County of Kildale, or elsewhere in the Kingdom of Ireland, granted or mentioned to be granted, in and by tertain Letters Patents under the Great Seal of Ireland, bearing date the tenth day of May, in the atteenth pear of his Pajeties Raign, and not since Decreed away by the Commissioners sor Erecution of the said sommer Act, in as full and ample manner as mand by the said sommer Act, in as full and ample manner as in and by the said sommer Act, in as full and ample manner as in and by the said sommer Act, in as full and ample manner as in and by the said sommer Act, in as full and ample manner as in this we the said sommer Act to the contract not withstanding.

And Othereas Nicholas Lord Aice-count Nectervill who claimed an elase Cail to him and the heirs males of his body of and in certain lands in Ireland, was by the Committioners for Execution of the laid former Act, adjudged notent, but the younger Brothers and Siliers of the laid Lord Aice-count babe by the judgement and Decree of the laid Commissioners recovered their lederal and respective remainders expectant upon the Death of the laid Lord Aice-count without issue Bate, and also their several and respective portions, chargeable on the estate of the laid Lord Clice-count, and by reason thereof were intitled to the present possession of the laid estate in upder to the laxislattion of their

their respectibe portions, and when the laid portions thouse be latistied, Edward Smith Elg; Sir Courtney Pool Baro net, and other the persons intitled to the said estate, so long as the faid Lord Aice-count hall have inue male of his body, were dill to continue their polledion ; Reberthelels bis Dajedie being begrous that all just interess hould be prebided for, and being willing to extend his mercy unto the laid Nicholas Lord Hitte-tount Nettervill, as far as may fand with his Julice, is gracioully plealed that it may be Enacted, and be it Enaned by the Authority aforefaid. Chat the Commissioners for execution of this Ac , doe forthwith let out unto the laid Edward Smith Elgs Sit Courtney Pool Baronet, and other the persons intuled to the lands of the faid Lord Mice-tount, their beirs and Affigns, their feberal and respenibe two third parts, which by the rules of this An they ought to have, and after such two third parts fer out, thall refloze the laid Lozd Tice-count Nettervill unto the possession of all and lingular the Bannozs, Castles, Lands, Tenements, Revertions, Remainders, and all other bereditaments, Right, Tirle and Intezell whatfoeber in the faid Kingdom of Ireland, with his deceased father and Grandfather, or either of them, or any other person or perfons in trud for them, or either of them, or to their or either of their use of uses, of any other of others to whom be may or can beribe as beir, or otherwife had, beld or enjoyed, or of right ought to have beld or enjoyed on the Two and twentieth of October, One thouland ur bundzed forty one, (Redories and Parlonages, Impropriated and Appropriate Epthes ercepted) and that the faid Lord Wice-count wall bold and enjoy all and ungular the Lands. Cenements and hereditaments to redozed, according to luch Edate, Right and Citle as be ought to bave bad in the same, in case be bad been adjudged innocent, and no other; and also hall be, and is bereby redozed in blood to all intents and purpoles, Any thing in this prefent Ad, or the faid former Ad, or any other An; Law, Statute, Debinance, Deber , Dutlary, Attainder, Record, Poobision, Sequedration, Distribution, Allotment, Audgement, Convinion oz Detree, oz any other matter, clause of thing to the contrary not with anding.

And because the Edate, Right and Inheritance of, in and unto seberal Lands, Cenements and pereditaments is by seberal clauses in this An bested and settled in, or otherwise disposed of unto seberal persons in the faid seberal and respective clauses particularly named and mentioned, whereby great prejudice may arise unto others, whose

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right was not intended to be barred or ertinquified, if a timely remedye be not probided. Be it therefore Enaned by the Authority aforelaid, That in all and every fuch clauses it hall be understood, and so is bereby Declared. That all the right, title and intered, either in law 02 equity, which any person of persons, Body Politick of Co2= pozate, their beirs, Executors, Successors or Asignes, 02 any of them bad on the Two and twentierh day of October. One thousand ar bundzed forty one, or at any time unce. other than bis Bajeftie, Die beirg and Sucreffoze, and thole who wall or may claim by, from or under bis Baje. die, bis beirs and Successive, of any of them, by birtue of this or the faid former Aa, and other than fuch perfon or perfons, Bodies Politick of Copporate, their beirs, Erecutors. Succedors and Adigns, whole right is particularly mentioned to be varred and excluded, chall be, and is bereby preferbed unto them, their beirs, Erecutors, Succeffogs and Affignes respenibely, as fully and amply, as if a particular faving of Rights bad been annered to and repeated in every fuch claufe, any thing in this An contain-

ed to the contrary notwithflanding.

And whereas in and by the faid former Ad, the fractions of od pounds, hillings and pence were to be druck off and deducted out of all lums of money, Debentures, Certificates of Decrees for Arrears, Avbentures, Publick Debts, Reprizes, or other allowed Intereds, which according to the laid An were to be alcertained, flated or lettled. and the fractions of od acres, roods and pearches were also to be deduced out of the respective proportions of lands which sould be granted or fettled in latisfaction of any of the afozelaid interests, to as fuch deductions bid not erceed the bundzedth part of the money of lands out of which fuch Deductions were to be made, which Deductions were appointed to be latisfied as intirely as might be, in luch conbenient proportions and places as the Chief Gobernour or Cobernours of Ireland for the time being hould appoint, and referbed to be disposed to such uses as bis Bafeffie, bis beirs oz Successozs hould appoint, bis Bajeffie is gracioully plealed that it may be Enacted, and be it Enacted by the Authority aforefaid, That no fractions of od pounds, hillings of pence, of od acres, roods of pearches. or any latisfaction for the lame, be at any time bereafter made or given unto bis Bajettie, bis beits of Succestors, or unto any other person or persons claiming the benefit thereof by virtue of any Patent, Gant, or other Affignment from his Gajettie, but that the same be for ever released and discharged, and that all and every the clauses in the said sommer Act touching and concerning the gibing or reserving such fractions, and the satisfaction thereof unto his Gajettie, his heirs and Successors, hall be and are bereby repealed and made boid, to all intents and purposes, as if the same had never been had nor made, Any thing in this of the said sommer Act to the contrary

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And whereas the furbey a admirafurement of certain lands in Ireland, was beretofoze unbertaken and finiced by Sir William Petry Enight, upon an agreement made with the Souldiers to babe for his pains one penny for ebery acte fo furbeyed and admeasured as afozelaid, whereof part bath been already paid, and fome berbaill remain in arrear, to the end therefoze that latisfaction be made to Sir William Petry for what remains unpaid by the Souldiers, their beirs of Adigns, and for bis better encouragement to finith the leberal Bapps and Defcriptions of this Bingbom. Be it further Enacted by the Authority aforelaid. Chat the Lord Lieutenant, or other Chief Gobernour or Gobernours of Ireland for the time being, with any ar or more of bis Majenies Priby Council, hall babe power to examine bom much of the laid penny the acre bath been already paid, and for what lands, and how much thereof remains behind and unpaid, and to give Diber of Dibers, Marrant oz. Marrants, for the lebying and receibing one penny per acre out of all the lands in the admeasurement whereof be was imployed, that have been of thall be appointed to be let out for latisfaction of arrears, out of which luch acrige was agreed or ought in judice to be paid, and bath not been airea. by paid, and to give luch further encouragement to the faid Sir William, for the unithing of the lato Mapps, as they mail think fit, And that it hall and map be lawful to and for Six William Petty, bis Erecutors, Abminiarators & Affignes. from time to time as often as any fuch Diber of warrant thall be made to enter into all and every the lands in fuchs Other of warrant mentioned, and to leby the respectibe fumms therein appointed to be paid not exceeding one penny the acre, by diffress, and fale of fuch diffress as thall there be found belonging to the occupiers of the faid lands, returning the oberplus, and whatfoever the Tenants of occupiers of the lands thall pay, or thall otherwise be levied upon them as aforelaid, not erceeding one penny the acre, hall and may be deduced out of the rents by them respectibely papable,

able, and for so much they and every of them hall be, and are bereby discharged against their several and respective

Landlords,

And betaule the Settlement now intended, and endeabouzed to be perfected, would be very much obstructed if the beirs og Adignes of Wentworth late Earl of Kildare, bould bold and enjoy the full benefit of a certain clause in the laid former Act contained, whereby the Preemption of all forfeited estates and interests beld of or from Wentworth Carl of Kildare, of George Carl of Kildare, of either of them, and of all other lands lying intermixt with the laid Earl of Kildares effate, is given to the faid Wentworth late Earl of Kildare, bis beirs and Alignes, and further the arrears due to George Earl of Kildare fuz Cervice befoze the fifth of June, Dne thouland ür hundzed fozty nine, were appointed to be latisked in the County of Kildare, and elle where lying mod convenient to the laid Carl of Kildares effate, as the laid Wentworth late Earl of Kildare, would make choice of, Be it therefore Enaced by the Authority aforefaid, That to much of the faid clause as concerns the preemption of forfeited effates and intereds beld of and intermixt with the Earl of Kildares grant as afozelaid, or appoints the latis. faction of personal arrears for service to be within the County of Kildare, og elsewhere at election as afozesaid, hall be and is bereby repealed, which arrears of the laid George Carl of Kildare, now belonging to Sir James Shaen, Unight and Baronet, Administrator of the said George Carl of Kildare, are to be fatisfied as in and by another clause berein after following and probibing for the latisfaction of the interests of the laid Sir James Shaen, is Declared, and that in lieu and latisfaction of thole privileges and advantages in and by the laid clause given of intended to be giben, the Commissioners for execution of this Ad. Hall forthwith let out or caule to be let out unto John now Eark of Kildare and his beirs, to much undisposed forfeited lands as thall be of the cleer yearly value of five bundzed pounds per annum over and above all charges and reprizes, a therein wall take care that the same may be set out as neer unto the laid Earls effate, and as contiguous to the Lordhip of Kilka in the County of Kildare, as the came can convenient. ly be done, and after such allotment and letting forth, the came hall be granted by Letters Patents under the Great Seal of Ireland, unto John Earl of Kildare and the beirg Bales of his body, And for want of luch inue to remain and be to Robert Fitz Gerald Efg; uncle of the faid John **Earl**

Earl of Kildare and the beirs Bales of his body, and for default of such issue, to the right beirs of Wentworth late Carl of Kildare foz eber Subject nebertbeles to the payment. reimburlement and discharge in the first place of all such fumm and fumms of Money with interest for the same, as upon any contract or bargain beretofore made by the faid Wentworth late Earl of Kildare, touching the benefit of the faid former probifee or touching the benefit of any part thereof, habe been paid unto the faid late Carl of hall be paid bereafter to luch Contragois, during the minozity of the the faid John Earl of Kildare, and lyable also to such other charges and payments as thati be necestarily made and bifburled in and for the lettling and lecuring the premittes, And that the Letters Patents lo as afozelaid to be granted wall be of like force and effect, as any other Letters Patents berein befoze appointed to be granted, are or ought to be.

Provided alwayes and be it Enaced by the Authority aforefaid, That out of the effaces of John Fitz Gerald, John Magill and leostrey Faning, before by this An veffed in his Pajestie, his heirs and Successes, It shall and may be lawful for the Lord Lieutenant or other Chief Governours of Ireland, to reflore unto and lettle upon them and their peirs respecifiely, such part or parts of the said respective estates, as

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Provided also and be it further Enacted by the Authority afozelaid, Chat Sir John Stephens Knight, Gobernour of Dis Majegies Caule of Dublin, mall and may babe, bold and enjoy to bim, bis Executors and Alsignes, all and ebery the lands, Tenements and Pereditaments in the County of Cork, which at any time were reputed to belong to Sir Brice Coghran, by colour of any grant og guift of the late Alurped powers, and which are or have been possessed by the laid Sir John Stephens, by virtue of Letters Patents under the Great Seal of otherwise for and during such time and term of years, and under fuch rents onely as in the faid Letters Patents are expressed, and no other, loas be the faid Sir John Stephens, do place of caule to be placed upon so much of the premises as shall be found to be within the securities let apart for latisfaction of the Commissioned Officers who ferbed befoze the fifth of June, Dne thousand or bundged forty nine, to much of the flated arrears due to fuch Officers which are fatisfiable, and for which no fatisfaction bath pet been given as the value of the premises may amount unto, any thing in this of the laid former Act to the contrary not with ahding.

And

and be it further Enaded by the Authority aforefail. That all and fingular the Monepes which by birtue of this or the laid former Act thall or may growe due unto bis Bajette for or in respect of the mealine produce of those lands which babe been let out and receibed in latinfaction of any arrearg, forferbice bone in England, commonly called English arrears, or for or in respect of the measure profits of those lands. which babe been let out to any person as persons in latis. faction of any Abbentures upon the Dedinances, commonly called the doubling Debinances, or for or in respect of any other mealne profits which by this Aa are made bue and parable unto Dis Baienie, as being receibed out of lands let out in latistacion of intereds not latistiable by this of the lato former an, and alto all and every the luming of Money nom due unto bis Bajedie, which any perlon or perlons transplanted into Connaght, and fince reflored, or bereafter to be redozed to bis former edate, bid or might babe receibed upon the fale of the lands in Connaght, to which he or thep mere transplanted, chall be paid unto the Receibers berein after tondituted and appointed, wir hall account for and pay the fame ober unto Arthur Earl of Anglesey Wite-trea. furer of Ireland, of to the dice-treasurer of Ireland, for the time being, and that the faid Arthur Carl of Anglefey, 02 the Mice-treasurer of Ireland, for the time being, hall thereout iffue a pap thefe leberal fumms following : That is to fap, To Morough Carl of Inchequin the full fumm of Gigbt thousand pounts derling as a marke of bis Bafefties, fabourable a gracious consideration of the lottes and fufferings of the laid Carli Co John Lozd Berkeley the lumm of four thouland bounds To Charles Lozd Hice-tount Fitz Harding Treasurer of bis Bajedies Boule-bold the lumm of two thousand pounds; To Henry Coventrey Elgs Groom of big Majedien Bedebamber the lumm of two thouland poundes To Colonel William Legg the like fumm of two thousand pounds, in full fatisfacion of all the right and interest which they the faid Henry Coventrey of William Legg, can of may babe of, in oz to any fractions of ob acres, pounds, fillings of pence in of by the laid former Aa referbed to bis Majedie, and by this prefent an released and discharged as aforelaid; To Colonel Edward Villiers, the lumin of Dne rbouland pounds; To Elizabeth Terrill Wife of Sir Tymothy Terrill, the lumm of three thouland pounds; Co Colonel Marmaduke Darcy, the Cumm of three thouland pounds; Co Sir Connel Farrell, the lumm of two thouland pounds To Colonel Daniell Trefwell, Captain of Dis Bafeffies Guard the ente

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of Battle Ares, the lumm of Dne thouland pounds; Sir William Armorer, the lumm of sibe hundred pounds; Nicholas Bayly Elgs the lumm of two thouland pounds: Thomas Lynch, the lumm of One thouland pounds: And if any more moneyes hall arise out of the premises than will be lusticient to discharge the respective summs herein before mentioned, the same shall remain in his Bajesties Exchequer at Dublin, to be surther applyed and disposed as his Bajestie being informed thereof shall direct and appoint.

And whereas the Towns and lands of Shamaclone, Garons-Brury, Garrane, Lishanacone, Ballifoukin, Ballimoran, Balliwillin in the Barony of Conello and County of Limerick, and also fifteen bundzed acres in Garundenny in the Baronp of Slewmargye in the Queens County, were allotted to Charles Lloyd Elgi now Sir Charles Lloyd Baronet, as an Aobenturer forlands in Ireland, the rents, iques and profirs of which lands bave not with flanding by Samuel Avery and other Avbenturers been wrongfully received, or in the bands of the Tenants of the laid lands detained, Beit therefore Enaded, and it is Enaded by this prefent Parliament, Chat the laid Sir Charles Lloyd, hall babe, receibe and recover all and lingular the rents, issues and profits of the laid lands, remaining in the hands of the respectibe Tenants thereof, of in the hands of their Erecutors of Administrators, which have grown due since the lands were allotted as afozelaid, any thing in this prefent Ad, or any other Act of Parliament contamed to the contrary in any wife norwithanding.

And it is bere by further Enacted and ordained by the Authority aforelaid, That the Commissioners for Execution of this An, thall forthwith reflore Sir Richard Bellings Knight, unto the prefent and actual postession of all and angular the Mannogs, Caales, Lordhips, Lands, Tenements, Rebertions, Remainders and all other beredita. ments, intereds, conditions, powers of Redemption, right and title whatfoever in the faid Kingdome of Ireland, which Sir Henry Bellings Unight, Gandfather to the faid Sir' Richard Bellings, and Richard Bellings Father of the laid Sir Richard Bellings, og either of them, og any other person og persons in trud for them, or either of them, or to their or either of their use or uses, had, beld or enjoyed, or of right ought to have beld of enjoyed on the two and twentieth dar of October, One thousand ür hundzed fozty one, and that from and after such Reditution as afozefaid, the same hall be granted by Letters Patents, and lettled upon and confirmed unto the said Sir Richard Bellings, the Grandsonn, and his peirs and Assignes for ever, This present or any other Ac, Dedinances, Dever, Atlary, Attainder, Record, or any other matter, cause or thing to the contrary notwithkan-

bing.

Probided almanes and be it Enacted by the Authority as forelaid, That John Lord Kingston, hall bold and enjoy to bim and his beirs for ever, all and every the Lands, Tenements and bereditaments in the laid former Aa, ratified and confirmed unto him, and all other the benefits and advantages of the laid An (the Lands Decreed away by the Commissioners, and the full benefit of reprizals, and the Lands berein granted of confirmed unto Charles Lord Wices count Fitz Harding, formerly granted to Charles late Logo dice-count Fitz Harding Carl of Falmouth, onely excepted) as fully and amply, and with the like Confirmations, Porbileges. Immunities and exemptions as any adventurer of Souldier by this of the laid former Aa, may of ought to bold and enjoy any of the Lands whereof they or any of them respectibely were possessed the Seaventh Day of May, One thousand ür bundzed afry nine, and as if the seberal claufes and probifoes in the faid former Act on that behalf bad been in this Act particularly recited and Enacted, and wall also babe, bold and enjoy to bim and big beirg for ever. all and every the Cowns, Lands, Tenements and bereditaments giben granted and confirmed, or mentioned to be giben, granted and confirmed unto bim in and by bis 99a. jeffies Letters Patents under the Great Seal of England, bearing date at Westminster the five and twentieth day of January, in the Exteenth pear of bis Bajedies Raign, And that the faid Letters Patents, and all claufes and things therein contained wall be and are bereby ratified and confirmed and half be taken most beneficially to and on the bebalf of him the laid Lord Kingston, his beirs and Assignes according to the tenozand purport thereof to all intents and purpoles, and as if the lame Letters Patents and every claufe therein bad been in this Act fully and at large recited, and particularly Enaceds but in cale the Lands in the laid Letters Patents mentioned which hall be posselsed and enjoped by the laid Lord Kingston, and not recovered or granted away from bim by this or the laid former Ad, wall erceed the present cleer yearly rent of Seaven hundred pounds, and two full third parts of all the Lands recovered against bim the faid Lord Kingston, by any Decrees berein confirmed, then such overplus thall be reconbeped to such as the Com.

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Commissioners for Execution of this Ad, Ballappoint: And be it also Enaded in case the laid Lands wall not be fufficient, That then the Commissioners, or such person or perlons as are or hall be appointed for Execution of this Ad, doe and wall forthwith caule to be fet out, and belibered unto him the laid Lord Kingston, his beirs and Alsignes, to much moze other Lands, Tenements and hereditaments in the Counties of Cork, Limerick, and Tipperary, which by virtue of this Ad hall of may be Betrenched from any Adbenturers, Souldiers, their Peirs, Erecutogs og Adignes, or of other forfeited lands within the laid Counties, or within the Counties of Dublin, and Kildare, or some of them, as together with the lands in the faid Letters Datents granted, or mentioned to be granted to bim as aforefaid, and as wall be possessed and enjoyed by bim, and not recovered of granted away from him by this of the laid former Aa, are of the laid prefent cleer pearly rent of Seaben bundeed pounds, and as over and above the laid yearly rent. are equal in value, worth and purchale unto two full third parts of all the lands recovered against bim by birtue of any Decrees beerein confirmed, og that habe been belibered up, og parred with to William Logo dice-count Dungan, and orpers in oblerbance of bis Bajedies Letters, Co the end that like effectual Letters Parents may thereof allo be granten unto the faid John Lord Kingston and his beirs, as are berein before appointed to be granted to other Adbenturers and Soulviers of their respenibe allotments, any matter or thing what loeber in this or the laid former Ad, or any other Aa contained or otherwise to the contrary in any wife notwithflanding, Sabing unto Charles Lozd Aite-tount Fitz Harding and his beirs such right and title in and to any of the premises as be exthep can or map claim by birtue of any Letters Patents thereof granted unto Charles late Logo dice-count Fitz Harding, after Earl of Falmouth, by bis Majegie, any thing berein before contained to the contrary notwithdanding.

Provided alwayes and be it further Enaced by the Authority aforefaid, That Sir John Percivall Baronet, his Executors, Administrators and Assignes, hall and may hold, possels and enjoy the Country of Dubin, for the term of sixty one years from the sired day of May, One thousand six hundred sixty and three, according to the tenor and full essent of an Indenture of Lease under the Great Seal of Ireland, to him thereof made, and under the rents, cobenants and conditions thereby referbed,

expressed

expressed and limited, any thing in the last precedent clause or in this present or any other Act to the contrary thereof in

any wife notwithdanding.

Provided also that nothing in this Act or the Letters Patents granted to the said Lord Kingston, wall enable him the said Lord Kingston, his heirs or Assignes to hold or enjoy any mannors, lands or Tenements lying or being within the Securities set apart for satisfaction of the Commissioned Officers who served before the sifth of June, One thousand six hundred forty nine, unless he the said Lord Kingston, his heirs or Assignes shall cause so many Debentures sor arrears due to the said Commissioned Officers as are satisfiable by the rules of this Act, and have not been satisfied in part to be placed thereupon as after the rate of eight pears purchase, may be sufficient to purchase the premises, any thing herein before contained to the contrary notwith-

ganding.

and be it further Enacted by the Authority aforesaid. That all and fingular the meduages, Cattles, Mannozs, Lands, Tenements and other the hereditaments whereof Sir Daniel D Bryen, now Daniel Logo Cice-count D Bryen, of Clare, or his Brother Tige D Bryan, Elg. or Connor D Bryan, Elgi Sonn and beir apparent to the laid Lozd Micecount, or Morough D Bryan, one other of the Sonns of the faid Wice-count D Bryan, of any other person of persons whatfoeber to their or any of their ule, or in trud for them, og any of them, were upon the two and twentieth day of October, One thousand ür bundzed forty one, lawfully leized of any edate of freehold of inheritance, of poded for any term of years pet in being, as also one cone-boule in the City of Limerick (impropriations and appropriated tithes ercepted) hall be by the Commissioners for Execution of this Ad let out and allotted unto and placed in the present and aqual postession of Daniel D Bryan, Elgi Sonn and beir apparent of the faid Connor D Bryen, and the beirg and Erecutors of the Caid Daniel D Bryen respectively, without and before any previous reprizal, any claufe, matter or thing in the laid former Aa, or in this prefent Aa, berein before or after contained to the contrary notwith anding: And that the Commissioners for Execution of this Ad, hall grant unto the faid Daniel D Bryen, fuch certificates as may be necessary in Dider to the passing of Letters Patents of the premises, and further that until fuch final Bettlement and allorment as aforefaid, it hall and map be lawfull to and for the laid Daniel D Bryen to enter upon and

and retain and keep possession of the premises, and all and every the Aubenturers and Souldiers, Protedant purchaloss of Lanus in Conaght of Clare, and Commissioned Officers who ferbed befoze the fifth of June, One thousand fir bunded forty nine, their beirs, Erecutors, Adminiarators and Adignes woo hall be removed to make way for fuch reffitution of be prejudiced thereby, wall after such reditution made be latistied by the allotment of lome other forfeited and undisposed lands as may be equal to their seberal and respective two full third parts of what they depart from 02 map be prejudiced in according to the rules of this Act, and all and every the persons transplanted into and upon any part of the premittes, their heirs and Adignes thall have full latisfaction out of the forfeited lands undispoled of to the Englich Protestants, as the Lord Lieutenant and Council of Ireland, thail think fit, after the leberal interests of bis Maienies Protestant Subjects in Ireland, babe been fulip fertled and latistied according to this Aa.

Provided alwayes and it is further Enacted by the Authority adoption. Chat the Commissioners for Execution of this Aa, wall redoze James Fleming of Staholmock Elgiunto all the Lorothips, Calles, Houses, Lands, Tenements, Rents Reveruous, Remainders, hereditaments, Right, Citle, interest and estate whatloever, whereof the said James Fleming, or any or others in trust for him, or to his use, were seized or posselsed the three and twentiehof October, One thousand six hundred forty one, And that after such Restitution, the said James Fleming shall hold and enjoy the same to him and his peirs, this Act or any other Act, Retord, Durlary, Attainder, or any other matter or thing

to the contrary notwithdanding.

And be it further Enacted by the Authority aforesaid, That the Commissioners sor Execution of this Aa, hall restore unto Captain Charles Farrell, all and ungular the lands, Tenements and hereditaments in the County of Longford, whereof he the said Charles Farrell, or his Father, or any other in trust sor them, or either of them, were seized upon the two and twentieth day of October, One thousand six hundred sorty one, or at any time since, and that after such Restruction made, the said Charles Farrell shall hold and enjoy the same to him and his heirs, Subject nevertheless to the quit-rents by this or the somer Aa imposed, and speake to all and singular the satutes, Bortgages, Debts, Charges, and all other the Acts and Incumbrances whatsoever of him the said Charles Farrell, or his father, any

thing in this of the faid former Act to the contrary not with-

danding.

And beit further Enacted by the Authority aforelaid. That the Commissioners for Execution of this Aa, wall out of such foreited lands, as wall remain undisposed after all the English interests berein provided for wall be satisfied, set out, and allot unto Frances Darcy widow, so much land as wall be of like yearly value, as the lands which we the said Frances Darcy somethy held, or ought to have held for her joincture, to be held and enjoyed by the said Frances Darcy during her life, any thing herein before contained to

the contrary notwithstanding.

and be it further Enacted by the Authority aforelaid. That the fumm of Four thousand five bundled pounds due for ferbice done in Ireland, before the fifth of June, One thouland ur bundzed fozty nine, unto Arthur Lozd Wice chunt Ranelaugh, by Debentures already flated and allowed by the Commissioners for Execution of the laid former Act, wall be paid and latistied out of the lecurities thereunto lyable by this present Act, unto Richard Earl of Burlington and Cork, Low bigh Creaturer of Ireland, Arthur Carl of Anglesey, Roger Carl of Orrery, and Sir John Skeffington Baronet, and the Survivors and Survivor of them, and that they and the Survivors and Survivor of them, and the beirg of the Survivoz, mall bave, bold, receive and enjop to bis and their beirs, all and ungular the Mannois, lands, Tenements and hereditaments, and all other the latisfacion whatsoever, or of what nature or kind soever which hall or may be bereafter appointed, allotted or otherwaves let our and Assigned for the latisfaction of the said Four thouland ave hundzed pounds; Revertheless in trust to and for the onely use, benefit and advantage of Frances Jones and Elizabeth Jones Daughters of the laid Arthur Lord Micercount Ranclaugh, their Executors and Alsignes, and to and for no other ule, intent or purpole whatfoeber, any thing in this or the faid former Aa contained to the contrary not withflanding.

Provided alwayes and be it further Enaued, that all Leales, terms and enates which upon the three and twentieth of October, One thouland by hundred forty one, did not exceed three libes, or one and thirtie years, and are forfeited to ar bested in his Dajestie, whereof or whereupon the next and immediate Reversion or Remainder, dothor Hallappertain to any innocent Protestant, be and are hereby declared to be ceased, determined, null and boid, any

thing

thing in this of the laid former Act contained to the con-

trary notwithGanding.

Provided alwayes and be it Enaced, That nothing in this prefent Ad, nor in the former Ad, wall be taken or any waves condrued to weaken of make boid all of app of the right, title and claim which Lawrence Hide, of Henton-Dawbney, in the Countr of Southampton Elg; hath by birtue of any Statute Staple, Boztgage og otherwife unto the Towns and Town Lands of Ballihenukin, Kneekanammy, and part of Chancellors-town in the Barons of Iffa, and Offa, and the lands of Quarter-crofs, partel of the rown and Lands of Clare, noz unto two acres great Countrep measure in Burdens-Grange in the Barony of Middlethird, in all containing about eight hundred acres, lying and being in the County of Tipperary, but that it hall and may be lawful to and for the Commissioners for Execution of this Aa, to examine the right and title of him the faid Lawrence Hide, of, in and to the faid lands and Tenements, or to any fumm of money which can or may be levied thereupon, and to make such Dider and Decree for the faid Lawrence Hide or his Alsignes, to bold and enjop all and fingular the premisses, until be or they mall be fully latisfied and paid the moneys to him due as aforefaid, together with what interest shall be due for the same as thep wall think fit, any thing in this Au, or in any former Act to the contrary notwithdanding.

and whereas Colonel Christopher D Bryen was appoint. ed by Dis Bajettie in his late gracious Declaration, to be reflozed unto bis effate, as one who in an especial manner bad merited his Waieties Grace and fabour, and was afterwards in pursuance of bis Bajesties Diders, put into possession thereof, by the Sherist of the County of Clare, in which County the faid effate both live, norwithanding which if the same hould be arictly examined according to the Rules of the laid former Act, It may be Doubted whether fuch delibery of possession were legal, and whether the lands to delivered do not will remain Subject to the ules of the laid former Act and this prefent Act, And whereas the lato Christopher D Bryen is lately Dead without iffue, and all his effate, right, title and interest descended unto and up. on Morogh Earl of Inchequin his next and immediate Bros ther and heir, Be it therefoze Enacted by the Authority aforelaid. That the Commissioners for Execution of this Act, wall forthwith redoze unto the law Morogh Carl of Inchequin and his beirs the prefent and actual possession of

all

all and fingular the Cattles, boules, Bannogs, Lands, Tenements and bereditaments which the faid Colonel Christopher D Bryen, og any other in trutt fog bim og to bis use, bad, beld of enjoyed upon the two and twentieth day of October, One thousand ür hundzed foztpone, oz at any time unce, the lands, Tenements and bereditaments formerly belonging to the laid Christopher D Bryen, and now in the possession of Peirce Creagh, excepted, which are hereby granted and confirmed unto the laid Peirce Creagh and bis beirs, and hall likewife fet out and allot unto the faid Carl of Inchequin and his beirs to many acres moze of undisposed and forfeited lands, as may be equal in quantity of acres to the faid lands beld by the faid Peirce Creagh, and from and after such reditution and allotment so made as afozelaid, the laid Morogh Earl of Inchequin hall hold and enjoy to him and his beirs all and ungular the meduages, lands, Tenements and beredicaments, lo as afozefaid re-Bozed and allotted, and all and every the persons transplanted into and upon any part of the premises, their beirs and Assignes, wall have such satisfaction out of the forfeited lands undisposed of to English Protestants, as the Lord Lieutenant and Council of Ireland, thall think fit, after the leberal intereds of bis Bajedies Protedant Subjects in Ireland, babe been fully latisfied and lettled according to this Act, anything in this or the laid former Act contained to the contrary-norwith anding.

And whereas Sir Thomas Sherlock Knight Deceased, was in his life time a very dutifull and Loyall Subject, and from the time of the first breaking out of the laid Rebellion and Warr unto the last end thereof, behaved him-Celf with great courage and diligence in bis Bajeffies fervice, and fuffered great hardhips and extremities from the faid Irish Rebells, by reason of such his fidelity and Dbedience to the Crown of England, until at last being taken priloner by them, he was forced for fear of his life, to lub-Ceribe their Dath of affociation, and having so gained his Liberty did immediately fly unto Dublin, and there lubmit. ted himself to the now Lord Duke, then Lord Warquels of Ormond, Dis Bajeffies Lozd Lieutenant of Ireland, and continued there ever after ferbing bis Majedie, and his Authority to the uttermod of his power, The consideration whereof inclined his Majestie to mention the said Sie Thomas Sherlock, in his late gratious Declaration amongt the names of thole few perlons, whom bis Bajedie was pleased to appoint to be redozed to their former edate withpepso

out any further Proof of their innocency, which faib Sir Thomas Sherlock was afterward by the Commissioners for Execution of the laid former Act adjudged a notent person. upon no other grounds of epidence than the enforced fubferention of the Dath of affociation as aforefaid, bis Dafeate therefore being bery unwilling to proceed with fuch riquur anu Grictnels towards any of bis good Subjects, og to luffer a Decree lo lebere to continue any longer in foxe, to the ruine of the laid Sir Thomas Sherlock and bis family, is gracioudy pleafed, That it may be Enacted, and be it Enacted by the Authority aforelaid, That the Commissioners for Execution of this Act, hall forthwith and without any previous reprizall redoze unto Paul Sherlock Elgs fonn and beit of the laid Sir Thomas Sherlock, and his beits the possession of the principal and capital Bestuage or leat, and also one third part of all and ungular the Belluages, Bannozs, lands, Tenements and bereditaments, whereuf the law Sir Thomas Sherlock, or any other person of persons in trust for him of to his use, were leised of polfelsed upon the two and twentieth of Dctober, One thoufand by bundeed forty one, (Impropriations, and appropriat, tithes excepted) and hall also with all conbenient speed redoze the whole recidue of the faid lands and Tenements (Impropriations and appropriate tithes excepted) the re-Tpectibe Abbenturers of Souldiers, their beirs of Afignes now in putelsion thereof, or claiming the fame, being firth farished their respective two third parts, and for their leberal and respectibe improvements which will be due to them by the rules of this Aa, and from and after luch reditution to made as aforefaid, the faid Paul Sherlock that bold and enjoy to bim, his beirs and Alsignes all and lingular the lands and Cenements to redozed in as full and ample manner as be of they might babe bone, if no luch Decree bad ever been bad of made, any thing in this of the faid former Aa contained to the contrary notwithdanding.

And be it further Enaced by the Authority aforelaid, That the Commissioners for Execution of this As shall reflore unto Nicholas Bourke of Limerick, Sonn and Heir of James Bourke, his heirs and Assignes the mincipal and capital Destuage, whereof he the said Nicholas, or his father, or any other in trust for them or either of them or to their use, were seized or possess the two and twentieth of October, One thousand six hundred forty one, and also two chousand acres thereunto adjoining, or so much thereof as they or either of them, or any other to their use, were seized or posses of, on

the

the laid two and twentieth of October, and that so much other sozieited and undisposed land be likewise set out and allotted unto the said Nicholas Bourke and his beirs, and within such County and Barony, as the Lozd Lieutenant, or other Chief Gobernour and Governours of Ireland and

Council there wall biren and appoint.

And be it further Enaned by the Authority aforelaid, That the Commissioners for Execution of this An, hall forthwith refloze unto the Lozd Wice-count Gormanston and his beirs, all and lingular the Defluages, Bannozs, lands, Tenements, Rents, Rebertions, Remainders and Pereditaments, to which be is not already redozed by some Decree of the Commissioners for Execution of the laid former Ac berein confirmed, and all other the edate, Right, Citle and intered whatfoever, whereof the faid Logo dice-count Gormanston, of Nicholas late Logo Aice-count Gormanston bis father, or any other person or persons to their use or in trud for them, or either of them, were leized or podelsed the two and twentieth of October, One thousand ar bundied forty one, (Impropriations and appropriate tithes excepted) the beirs of Alsignes of Charles late Earl of Mountrath, now babing of claiming the same being art latisked by an allotment to them and their beirs of so much forfeited lands, as may be equal in quantity and number of profitable acres to the lands to as aforetaid to be reflored, and being also art latistied and paid or otherwise lecured for the Rents, idues and mealne profits received and detained by the faid Lord Aice-count Gormanston and bis A. gents, fince bis entry on the premiffes, or to be receibed and betained until luch allotment wall be made as aforelaid, according as the same thall be ascertained by the Commissioners for Execution of this Act, and at such times and in such manner as they hall appoint, and from and after luch Reditution made as afozelaid, the laid Lozd Wice. count Gormanston wall bold and enjoy to bim, bis beirs and Adignes all and angular the lands, Cenements and bereditaments to redozed, this Ad oz any other Act, Record, Atlary, og Attainder of any other matter of thing to the contraty notwithflanding.

And be it further Enacted by the Authozity afozelaid, That the Commissioners for Execution of this Au, thall forthwith restore unto John Grace of Court-stown Elgs and Colonel Richard Grace and their respective heirs, all and singular the Bestuages, lands, Tenements and hereditaments, except Impropriations and appropriate tithes, and

Except

except the boules in Kilkenny, which they or either of them respectibely, or any other person of persons in trud for them, og either of them respenibely had, beld og enjoyed upon the Two and twentieth of October, One thouland up hundied forty one, and which are not already reflored to the faid Richard Grace by some berree of the Commissioners for execution of the faid former Act herein confirmed, the respective Adventurers of Souldiers, their beirs of Assigns now in possession thereof, or claiming the same, being ara latished their respectibe charges and proportions, and for their leveral and respenive unprobements, which will be due to them by the rules of this Act, and from and after fuch reditution to made as afozelaid, the faid John Grace hall bold and enjoy to him and his beirs, all and ungular the Lands, - Tenements and Bereditaments to to be re hozed, and the laid Richard Grace thall bold a enjoy to him and his beirs the lands to to be readed, Any thing in this of the laid former Act contained to the contrary notwithganding.

And be it further Enaned by the Authozity afozelaid, Chat the Commissioners for execution of this Au, shall forthwith restore unto Patrick Archer Perchant, all and singular the Lands, Tenements and hereditaments which he, or any other person or persons in trust for him, had, held or enjoyed upon the Two and twentieth of October, One thousand six hundred forty one, the respective Adventurers or Souldiers, their heirs or Asigns now in possession thereof, or claiming the same, being six satisfied their respective shares and proportions, and sor their seberal and respective improvements, which will be due to them by the rules of this Augand from and after such restitution so made as a sozelaid, the said Patrick Archer shall hold and enjoy to him and his heirs, all and singular the Lands, Tenements and Pereditaments so to be restored, Any thing in this or the said sozmer Au con-

tained to the contrary notwith anding.

And whereas upon the patting of certain Letters Patents under his Pajetties Great Seal of England, bearing date the eight day of April, in the Fourteenth year of his Pajetties Reign, unto Richard Earl of Clanrickard' and his heirs an use was therein limited, or some other probition thereby made for the better securing unto Charles late Lord Aice-count Muskry, the sum of Ten thousand pounds, by the yearly payment of Two thousand pounds sterling per annum, so and during the term of the years next ensuing the date of the said Patent; And so assume that may

to fall out by reason of sunday emergent octations, that the payments thereby lecuted may not be fully compleated within the faid term of the years, according to the true intent and meaning of the laid Letters Barentet Be it therefore Enaged by the Authority aforelaid, Chat the term of the pears in the faid Lettets Patents mentioned wall be and is bereby enlarged unto the term of three years more next after the law ave years enbed and betermined, and that if the leveral payments in and by the laid Letters Patents intended to be fecured, wall be made and betermined wirdin the time bereby enlarged, the same that be as good and estenual in Law, as if they had been made within the laid sue pears, and that in all other ules, limitations, matters and tomas, the laid Letters Patents, and every Claufe and Attitle tyetein, wall be as good and effeaual in Law, and of like forte and effect, as the fame were before the making of this An, Any thing in this of the laid former Au con-

rained to the contrary norwithdanding.

And to the end that no person of persons, who is of hall be tenoted, or intitled unto, or confirmed in any Deffuages. Mannots, Lands, Tenements 12 other bereditaments by birrue of any Claule in this Aa contained, or by birtue of any Letters Parents, Grant, Relitution or other Difpolition of Allociment berein made, or bereafter to be made in pursuance of this Aa, may by pretente of such new ritte about the payment of any just debrs to which they of their respective Cenators of Ancenage were of ought to have been travite, Be it therefore Explained and Enacted by the Que thefity afoselaid, Chat all and every person and persons, their beies and Adignes babing and bolding of claiming to have and to bold any meduages, Bannozs, Lands, Tenements and perebitaments as aforefaid, wall be and are beredy made Dublea unto, and charged with all and tingutax the Debts and faming of money now bur and viving by them or any other person or persons whole beirs. Erecutors of Administrators they are, and under whom they thaim their leveral and respective altornents, as Den Errecutor or Administrator, whereer the same Debts be due and owing by virtue of any specialty or matter of Record, and thatfall and every the meduages, lands, Tenements and Derevitaments to beld and claimed as aforelaid, wall be beld and atcompted as Affets in Law, and are hereby beclared to be Affects for and towards the latisfaction and payment of all fuch Debts to which the tird rakers thereof are in their nun rither, or as weres, Executors to Comministrators of any p.

ther perlon of perlons made lyable by this Act, any thing in this of the laid former Act, of any other Law, matter of thing

to the contrary not with anding.

Provided alwayes and beit further Enaned. That the beizs of Adignes of Charles late Earl of Mountrath, wall babe, bold and enjoy all fuch Lands, Cenements and Bere-Ditaments, which were fettled upon a granted unto the faid late Carl, by any Letters Patents of the late Clurned Pomers, whereof he was in possession the seventh of May. One thouland or bundred afty and nine, except luch as babe been Decreed or wall be by this Act, or reflored unto the Irish 1920. prietor, for which be or they wall forthwith babe the like quantitie of profitable Acres fer out unto bim or them respectibely, and that all the Lands, Tenements and bereditaments and other the advantages by this or the laid former act, intended to be given, granted of confirmed unto the laid late Earl of Mountrath, bis beirs 02 Adignes, hall dand and remain disposed and divided among and between the now Earl of Mountrath the relia and pounger Children of the faid late Earl, Subject and lyable unto such limitations, ules, debts, portions and legacies, as are expressed and contained in a decree made by the Logd Lieutenant and Council, bearing date the day of October, Due thousand ür hundzed ürty and three, any thing in this of the faid for-

mer Act to the contrary notwithstanding.

And whereas Sir Audley Mervin Knight, Speaker of the boule of Commons, Sir George Lane It. Clerke of the boule of Lords, Philip Ferneley Elg; Clerke of the boule of Commons, and other the attendants on either of the laid boules, do claime tertain fees, to be due and papable to them for every Bill containing any grant of relitution of any foxfeited Lands to any person of persons, Bodies Politick of Copporate, their beirs of fuccestors, touching the afcertaining whereof, and gibing due remedy for the recobering of the same, Come probition was made in and by a claufe in the faid former Act, in which clause the Speaker of the boule of Lords and the Clerke of the Council of Ireland are not mentioned; Be it therefore explained and Enacted by the Authority aforefaid, That the Speaker of the boule of Logos and Elerke of the Council of Ireland hall be deemed and adjudged to be comprehended in the laid claule, and that the laid Speaker and Clerke of the Council, and Sir Audley Mervin, Sir George Lane, Philip Ferneley, and others mentioned in the faid clause, contained in the faid former Act, be paid by such person and persons, Bodies Politick and Corporate, their beirg,

peirs and successes, who receive any grant of of Settlement in any forfeited Lands, Tenements of pereditaments by birtue of of in pursuance of this Act, of of the said former Aa, not set out to them in satisfaction of Addentures of Arrears, of of purchases made in Connaght, of any resitution to any Lands, Tenements of pereditaments, the Incumbents of the sederal Parochial Churthes excepted, such fees and no other as the Lord Lieutenant of other chief Gobernour and Godernours of Ireland and Council there hall think sit and appoint, and that after the same fees so as a foresaid ascertained, like remedy hall be given so the recovery thereof, as in and by the said sommer Aa is provided, any thing in this of the said sommer Aa contained to the contrary

notwithdanding.

Provided alwayes and be it Enacted, That no Leafe or Cusodiam made of granted by the Kings Bajestie unto Edward late Lozd Bithop of Limerick, now Lozd Bithop of Corke, Cloyne and Roffe, of unto any other person of persons, of any Lands. Tenements of bereditaments in the Baronie of Baronies of Coneilo, and Pople-Bryan in the Countp of Limerick, oz either of them, whereaf William Barker Efgs by himself, his Agents of undertenants was in possession the febenth of May, One thouland fir bundzed afry nine, hall any way prejudice the right, Title, Interest or Posselsion of the law William Barker of, in og to the lame, but that it hall and may be lawful to and for the faid William Barker bis beirs of Afsignes, to enter into and take pollesion of all and fingular the faid lands and Tenements in the faid Baronies. or either of them whereof be was to in possession not Decreed away by the Commissioners for Execution of the laid former Aa, and the same to babe, bold and enjoy to bim the faid William Barker, bis beirs and Adignes, and that the laid William Barker and his beirs stall babelike priviledge and advantage in retaining the possession of the Premises, and in retrench. ing the third part thereof, of placing such deficiencies thereupon as are latistiable by the Rules of this Ad, as any Adbenturer oz Souldier ought to babe, and that the Commifhoners for Execution of this Aa, wall proceed to give fuch certificates thereof in order to the pading of Letters Patents, as may be necessary for the finall Settlement of bim the faid William Barker, bis beirs and Adignes, in lieu and latisfadion of his purchase of Gilbert Marshall, in as full and ample manner as be the faid William Barker, bis beirs oz Adignes might babe belb and enjoped the fame, if be the faid William Barker had fill continued in polication, and as if no fuch Leafe of Cullodiam had ever been made of granted, subject nevertheless to such Austrents, Services and Payments as other Adventurers in the said County of Limerick, ought to pay, and with like benefits and advantages as other adventurers ought to have by this Act; any thing in the said Cudodiam of in a certain clause for confirmation of the Patent granted to John Lord Kingston, herein mentioned, or any other matter of thing in this of the said former Aucontain-

ed to the contrary notwithanding.

And whereas it was provided by the laid former An that every of the Adventurers whose estates were to be confirmed, hould pay such summ or summs of money as the Committee of Adventurers fitting at George Ball London, or any fibe or more of them thould appoint, not exceeding two pence for every twenty hillings adventured, towards befraping of luch publique charges as would conduce to the Settlement of that intered, And whereas the fame is to te levred upon luch persons as thall make default, by diarels and fale of their Goods, The generality of fuch persons making default, not libeing in this Kingdom, the laid probision bath been bitberto rendied bery much fruitles, Be it therefore Enacted by the Authority aforesaid, That for better answering of those ends, and railing the laid fumms, the leberal perlons bereafter named, viz. Sit Charles Lloyd Baroner, Sir Stephen White, William Barker Gower Elg; Ridge **E**lqi Lenthall Elgi Radcliffe, Ela: Edward Smith Elg; oz the Bajoz part of them, oz the Surbibogs og Surbibog of them, be and are hereby Authogized to be Treasurers of the said moneyes, and wall and may by Deber under their bands and Seals, leby or caule to be lebyed any fumm of fumms of Money, that the laid Committee of Adventurers, of any leaven of more of them hall think fit and appoint, upon all and every the Adventurers for lands in Ireland, their lands, Tenements and bereditaments, Ledees, Tenants og Alsignes, by Diarels and Sale of their Goods, rendering the overplus to the owners, which faid Leffees, Tenants of Alsignes thall be discharged of, and may retain to much of their Bents in their bands, as the faid fum to be ledged thall amount unto, Tuch fum oz fums of money to to be lebyed, not exceeding two pence for every twenty billings originally paid and adventured and that hall be fatished in lands in this Kingdom: Probided alwayes that neither this not any thing berein contained. wall extend to charge any person of persons, with any summ of lumms of Doney that bath been paid to any person of persons upon the account of the two pence in the pound in the said sommer An granted, but that such person of persons who received the same, are to sand and be chargeable with, and accountable unto the said Creasurers sof all the Doney by him of them received, and the said Creasurers are to take care to imploy persons of integrity and trust, sof sebying and collecting the said summs under very good security sof whom they will answer, and not to dispose of any summ of summs without ofder from the said Committee, of any seaden of more of them, to whom alone they are hereby made accountable.

And be it Enaded by the Authority aforelaid, That the Commissioners for Execution of this An wall forthwith and without flaying for any previous reprizal, reflore unto Sir Henry D Neil, bis beirs and Adignes, all and ungular the lands, Tenements and Pereditaments, in the County of Antrim, whereof the laid Henry D Neil og any other person in trud for him, or to his use, were or ought to have been leized or polled upon the two and twentieth day of October, One thousand ur bundzed forty one, and that after fuch restitution, in lieu and satisfaction thereof, the said Commissioners do likewise with all convenient speedset out and allot or taule to belet out and allotted unto John Lord Hice-count Massareen, bis beirg and Adignes, so much other forfeited lands as map be of equal value, worth and purchase to the lands in as asozelaid to be restozed out of the lands in the County of Lowth, or if there wall not be found lufficient in that County, then out of other lands to be disposed of by this Au, and that such further latisfaction be giben the laid Lord Massareen and his beirs, as is appointed by the laid former Act, and will fland with the rules of this An, to that the faid lands may as neer as may be ipe contiguous, And that like effectual Letters Patents be thereof granted to the laid John Lord Mice-count Malfareen, his beirs and Allignes as any other Abbenturer of Soulvier by the rules of this An ought to babe, anything in this of the laid former Act contained to the contrary notwithanding.

Provided also and be it further Enancy, Chat the town and lands of Artain alias Tartain, with the appurtenances in the County of Dublin, containing by elimation two hundred twenty libe acres, he they more or less, he granted, ratified and confirmed unto Sir Nicholas Armourer knight, his Executors, Administrators and Anignes, according to the

tenoz and effet of your Pajeties Letters Patents under the Great Scal of Ireland, bearing date the nineteenth dap of November, in the literath year of your Pajeties Raign, and thing in this, the formet or any other An, matter or thing

to the contrary notwithganbing.

and be it further Enaned by the Authority aforeland, Char all and unquiar the Beduages, Bannos, Lanes, Tenements and bereditaments whereof Sir John Fitz Gerald Knight, Dreu leized, and whereof Sit Fitz Edmund Gerratid knight, the Grandchild oped leized of polleffed in the year One thouland ur bunbed and forty, and which were then belonging and of right appertaining to the Bithop of of Clayne and his fuccesses, and were by the last chill and Melament of the laid Sit John Fitz Edmund Gerrald, and the Schedule and Codicil thereunto annered bated the first of September, Dne thouland fir bundged and fogty, giben and bequeathed, or mentioned to be given and bequeathed to bis late Bajenie Ring Charles the fird, hall be and are berebp belled and lettled in the now Bithop of Cioyne and bis Sutreffors for ever, The severall renories and impropriate tythes therein and thereby bequeathed unto bis faib late Bajeffie onely excepted, which faid renozies and impropriate tyrues are bereby declared to be belied and ferried in and upon fuch of the prefent and future incumbents and their fuccestors who have or wall have aqualicure of Souls in those respeaive Parities wherein luth impropriations are, and luch impropriate tythes do arile and renew, and in default of an aquall incumbent, then in the respective persons now serbing the cure and their successors, who for that end thail be and are bereby made aqual incumbents and capable to take to them and their fuccestors, and the presentation to the respenibe Churches, fo as afozelaid endowed, hall be for eber, and the patronage thereof in the kings Bajedie, Dis beirs and Successors, and that all other the Lands, Tenements and bereditaments lo giben and bequeathed as afozelaid, and not formerly belonging or appertaining to the Bisoprick or Sea of Cloyne, hall be beffed and fertled in bis Bajeffie. bis beirs and Successes: And whereas the right Reberend father in God, Edward Lord Bishop of Corke, Cloyne and Rofle, and Sir William Flower Knight , babe been at great pains and charges in discovering of his Majedies title to the premises, as well precedent to the forfeiture by the late Rebellion, as by reason and upon the account of the said Rebellian, Be it therefore Enaded that the Lord Lieutenant of Ireland or other Chief Gobernour there for the time being, do taule a Leale of so much as is bereby settled in his Pajestie, to be passed under his Pajesties Great Seal of Ireland, unto the said Edward Bishop of Corke, Cloyne and Rosse, and Sir William Flower, their Executors and Assigns so the term of one and thirty years, rendring yearly unto his Paiestie, his beirs and Successes after the rate of treble such Austrent as the Adventurers and the Souldiers do pay so the like proportions within the said Province of Munster, any thing in this or the said sozmer sa contained to the contrary hereof in any wise notwithstanding: Sabing and reserving nevertheless to Edmund Fitz Gerald of Ballymalowe and his heirs, all such right and title which he the said Edmund Fitz Gerald had unto the premisses of any part thereof, upon the two and twentieth of October, One thousand six

bundzed foztp one.

And be it further Enaced by the Authority aforelaid, That the Commissioners for Execution of this An, wall fer out and allot unto the Probot, fellows and Schollars of the College of the boly and undivided Cainity near Dublin, the ür hundzed ürty ür Acres two Roods and twenty ür Poles Englich mealure, in the County of Tipperary , and Baro. ny of Elioguarty, beretofoze allotted to William Sheeres for bis fathers Appenture of three bundred pounds, which in pursuance of a Decree in the bigh-court of Chancery in England, were unce conveyed, or mentioned to be conveyed to the faid Proboti, fellowes and Schollars of the College of the boly and undivided Trinity neer Dublin, towards the latisfaction of a charitable bequest deviced to them, by Elias Traverse Donog of Dibinity Deceased, And that like effectual Letters Patents hall be thereof granted unto the faid Probot, fellowes and Schollars, and their Successors for ever, as any Abbenturers of Souldiers by the rules of this Act ought to have, to be held by them the laid Probod, fellowes and Schollars, and their Succes. logs, without any defalcation of Deduction whatfoeber, Subjen neberthelels to the Quit rents by this Act impoled, any thing in this Act to the contrary in any wife notwithganding.

Albereas Richard Earl of Arran bath purchaled from Erasinus Smith Esq; his interest which he had as an adventurer, in the Illes of Arran, commonly calted or known by the names of the Great Island, the small East Island, and the Island of Inishmaine, Be it therefore Enacted, and probided by the Authority asoresaid, That the said Island of Arran, commonly called by the several names asoresaid, lying

and

and being in the half Barony of Arran, in the County of Gallway, together with all the Royalties, Dineralls, (Royalt mines excepted) fishings, Profits and appurtenances whatsoever thereunto belonging, or therewith enjoyed by the former Proprietors thereof, before the two and twentieth of October, One thousand fix hundred forty one, be and are bereby bested in, setled upon and confirmed unto the said Richard Earl of Arran, his heirs and Assignes for ever, any thing in this An of in the said sommer An to the contrary notwithsanding, Subject nevertheless to such Austrent payable to his Bajestie, his heirs and Successors, as other the lands lying and being in the probince of Connaght al-

lotted to Abbenturers of Souldiers are lyable to.

And be it further Enaced by the Authority aforesaid. That the Commissioners for Execution of this Aa, wall forthwith and without any previous reprizal redoze unto Patrick Lord Baron of Dunfany and his beirs, the possession of the principal and capital meduage of feat, and also one third part of all and ungular the Cattles, lands, Cenements and bereditaments, Rents, Revertions, Remainders, Right, title, interest and estate whatsoever, which he the said Patrick Lord Baron of Dunsany, or any other person to his use or in trut for him, were leized or possessed of upon the two and twentieth of October, Due thousand fix hundred forty one, except impropriations and appropriate tithes, And hall also with all convenient Speed refloze the whole refidue of the laid lands and Tenements, impropriations and appropris ate titbes ercepted unto the faid Lood Dunfany and his beirs. the respentive Adventurers of Souldiers, their beirs of Alsignes now in possession thereof, or claiming the same, being first latisfied their respective wares and proportions, and for their leberal and respective improvements, which will be due to them by the rules of this As, And from and after luth restitution so made as afozesaid, the said Patrick Lozd Baron of Dunfany, thall bold and enjoy to him, his beirs and Adignes all and ungular the lands and Cenements fo reflozed, any thing in this of the former Aa contained to the contrary notwithflanding.

And whereas one thouland Acres of fozseited lands in the Barony of Slane, were heretosoze set out in satisfaction of an Adhenture of six hundzed pounds advanced by Six William Massam Baronet Deceased, and as is alleaged was possessed accordingly until about Michaelmas in the year, One thousand six hundzed sitty eight, at which time the said Six William Massam being Dead, and the interest in the said

Abbenture being come unto Elizabeth Massam the widow. and relid of William Mallam Elg Sonn and beir of the laid Sir William, and then Decealed allo, Sir Robert Forth Knight, prefending fome interest in the faid lands, got pollession thereof by an execution of executions issued upon a Judgement of Judgements in an acion of Ejettment, being as is alleaged Surreptitiously obtained without any due notice of legal proceedings, the faid Elizabeth by reason thereof babing no pollelsion upon the Seabenth ofMay, One thouland ur bundeed afty nine, could claim no benefit of confirmation by the laid lower Act, and it is much to be doubted whether the could bemand any farisfaction as a Deficient Abbenturer, the Lot being once let out and enjoy. ed, for remedy bereof, Be it Enacted by the Authority afore. laid, Char the Commissioners foz Execution of this Act. hall forthwith examine the truth of the Allegations afore faid, and if they hall and the pottelsion of the premittes to babe been wrongfully taken from the faid Elizabeth Maffam, they wall cause the said Elizabeth Massam to be put into pos-Celsion thereof, And the laid Elizabeth Massam wall bold the fame to ber and ber beirs as fully as any other Abbenturer by this Att ought to do, until the Commissioners for erecution of this An, thall fer out and allot to ber and ber beirs, to much thereof as they hall adjudge to amount to ber proportion, And if the laid Commissioners wall find the faid Sit Robert Forths title to podels the faid lands to be good and valid, then they wall fer forth fuch farisfaction of land for the laid Abbenture, as wall be according to the rules and proportions limited for other Adbenturers by this Au, And Letters Patents hall be thereof granted to the lato Elizabeth, and the lato Elizabeth wall enjoy the lame to ber, and ber Deirs and Adignes accordingly, any thing in this of the former An to the contrary norwithunding.

And whereas Captain John Wakeham, and Lieutenant Richard Wakeham, were leized of powelsed before the Seabenth of May, Due thouland or hundred often nine, of certain lands let out to them in latisfaction of their arrears, and were thereof put out and disposed before the laid Seabenth of May, by birtue of an extent, Be it therefore Enaced by the Authority aforelaid, That the Commissioners for execution of this Act, wall let out and allot to the laid John Wakeham, and Richard Wakeham, their peirs and Assignes so much softened and undisposed land, as may be equal in quantity of Acres unto two full third parts of the lands whereof they were so posed, as fully and amply as if they

had been thereof poffet upon the Seabenth of May, One thouland ur hundzed fifty nine, any thing in this of the for-

mer an contained to the contrary norwithdanbing.

And be it further Enaned by the Authority aforeinid, Chat the Commissioners for Execution of this An. well reffore unto James Reynold of Loghicum in the County of Lerrim Elgs and his beirs, the pollelsion of all and fingular the lands, Tenements and bereditaments which the father of the laid James Reynolds, or any other person to his use no in trud for bim, were fersed or podeded upon therwo and twentieth of October, Dne thouland ür bundzes forty one. oz at any time fince, the refpenibe Aubenturers oz Souldiers. their beirs og Alsignes now in poffesion thereof, or clarming the fame, being ard fatistied their refpenibe thares and proportions, and for their leveral and respente improbements which will be to them by the rules of this ad, and from and after luch reditution lo made as aforelaid, the faid James Reynolds that bold and enjoy to bim, bis beits and Alsignes all and fingular the lands and Cenements to reflozed, any thing in this of the former An contained to the contrap not with anding.

And be it further explained and Enaced by the Authority alorelaid, That nothing in this or the laid former Accomtained hall any way extend to Barr any right ortile of Escheat which his Bajedie bath unto the lands, Cenements and bereditaments of Con D Rourk in the Country of Letrim lately Deceased without heirs, and which is found by Inquisition now remaining upon Record in his Bajedies high-court of Chancery, But that his Bajedies right and title thereunto by Escheat as asocesaid be fully sabed and preserved unto his Bajedie, his heirs and Successors, any leizure or sequestration of the premises or any part thereof upon the account of the said late Rebellion or Marr, or any other matter or thing in this of the said somer Accom-

tained to the contrary notwithdanding.

And be it further Enaned by the Aurhority aforefaid, Chat the Commissioners for Execution of this An, thalf out of such forfeited lands as thall remain undisposed after all the English interests berein probided for, shall be laristed, set out and allot unto Mary Coghlan widow the relin of Terence Coghlan of Kilcolgan in the Kings County Esq. Deceased, so much land as hall be of like yearly balue, as the lands which the the said Mary Coghlan formerly beld or ought to have beld for her joinaure, to be held and enjoyed by the said Mary Coghlan during her life, any thing

thing berein befoze contained to the contrary notwith-

dan ding.

And be it further Enacted by the Authority aforelaid, Ehat the Commissioners for Erecution of this Aa, hall out of fuch forfeited lands as hall remain undisposed after all the English interests berein probibed for, hall be latissied, fet out and allot unto Anne Lady Dowager of Slane, so much lands as hall be of like yearly value, as the lands the formerly beld or ought to bave beld for her joincture, as wishow and relict of the Lord Delvin her former husband, to be beld and enjoyed by the said Lady Dowager of Slane, during her life, any thing berein before contained to the contrary

notwit baanding.

And be it further Enacted by the Authozity afozelaid. That the Commissioners for Execution of this Act, do forthwith reflore to John Talbot of Malahyde all and fingular the Lands. Tenements and bereditaments in the County of Dublin, which be the faid John Talbor, beld and enjoyed upon the two and twentieth day of October, One thousand fir bundled forty one, or at any time fince, such person or persons who purchased the same of and from Susanna Bastwick oz ber childen or their Affignes, being fird latished out of the forfeited lands undisposed by this Aa, by an allotment of to many profitable Acres as may be equal in value, worth and purchase to the lands to to be redozed, and after fuch reditution to made as atozelaid, the laid John Talbot wall pold and enjoy to him and his beirs, all and ungular the Lands, Tenements and bereditaments to reflozed, but lubjea to Quit rents, any thing in this of the laid former Ad contained to the contrary notwith anding.

And be it further Enacted by the Authority aforelaid, That Sir George Harbert of Dorrow in the Kings County knight and Baronet, hall by the Commissioners for Execution of this An, be forthwith resord unto and placed in the present and actual possession of all and singular the Lands, Tenements and all other pereditaments, right, title and interest whatsever in the said kingdome of treland, which he the said Sir George Harbert or his Antle Sir Jasper Harbert decensed, or either of them, or any other person or persons in trust so, them, or either of them, or to their or either of their use or uses, had, held or enjoyed, or of right ought to have, beld or enjoyed on the two and twentieth of October, One thousand or hundred sorty one, or at any time since, the respective Adventurers or Souldiers, their heirs or Assignes now in possession thereof claiming the same, being sink

latished their respective hares and proportions, and sor their several and respective improvements, which will be due to them by the rules of this Aa, And from and after such restitution so made as asorelaid, hall hold and enjoy all and singular the Lands, Tenements and hereditaments so to be resored unto him and his heirs, by such tenures, rents and services, and no other, (tenures in Tapite or by knights service excepted) as the same were held by, on the said two and twentieth day of October, Due thousand ar hundred forty one, any thing in this or the said sozmer Act contained to

the contrary notwith anding.

and be it further Enacted by the Authority aforelaid. That Sir Henry Tichborne Knight, hall bold and enjoy to bim and his beirs, all and ungular the Lands, Tenements and bereditaments, which were let forth unto bim in recompenfe and latisfaction of money and other probitions by him furnished for reliefe of the Army in Ireland, between the years One thouland ar bundged forty one, & One thouland ar bunded forty three, which have not been Decreed away by the Commissioners for Execution of the laid former Act, and that the Commissioners for Execution of this prefent Act. hall out of the forfeited Lands, which hall remain undif poled by this Act to Adventurers of Souldiers, let out and allot unto the laid Sir Henry Tichberne, lo many Acres of profitable land, as may be equall in quantity to the lands fo Decreed away, to be held and enjoyed by the laid Sir Henry Tichborne and his beirs, and that like effectuall Letters Patents hall be thereof granted, any thing in this of the faid former Act to the contrary notwith anding.

And be it further Enacted by the Authority aforesaid, Chat the Commissioners for Execution of this Act, half out of such forseited lands as half remain undisposed, set out and allot unto Mabell Countels Dowager of Fingall, so much lands as half be of like yearly balue as the lands which the the said Countels Dowager of Fingall formerly beld or ought to have beld for her jointture, to be beld and enjoyed by her the said Countels Dowager of Fingall for and during the term of her life, any thing herein before contained to the

contrary notwithdanding.

And whereas Samuel Avery late of London Alberman, was in his life time an Adventurer for Lands in Ireland, and did subscribe and pay in the sum of eleaven hundred pounds or thereabouts. The satisfaction of which Albenture was afterwards set out and allotted unto him the said Samuel Avery, in the Barony of Conello and County of Limerick, who

norwithdanding luch allotment quitted the possession of his own lot, entred upon the lot of Sit Charles Lloyd Baronet. another Adventurer latisfied in part within the lame Barong of Conello, which lot continued in the possession of the faid Samuel Avery, his heirs and Affignes, until the fame was lately redozed unto the faib Sir Charles Lloyd, And whereas the laid Samuel Avery did also in his life time contrag and agree with the late afurpers in England, for the farm or Receipt of certain cultoms or impolitions upon merchandize exported or imported, then and there usually paid, And upon fuch his contract and undertaking became indebted and dood charged and chargeable with the fumm of Tenn thousand pounds, of thereabouts, as in and by the Records thereof remaining in the Court of Exchequer in England more fully appears, which faid Debt and duty gands excepted out of the An of Parliament passed in England, entitled, An Act of Free and generall pardon, Indemnity and Oblivion, and remains belied in his Majestie, and is dill unlatistied, no lands of Tenements, Goods of Chattells of the laid Samuel Avery, whereupon the laid Debt might be leved, being to be found in England, and the whole Adbenture of the laid Samuel Avery, and the lands therefore let out in the laid Barony of Conello, although no defalcation thereof be made are too little to latige sie the laid Debt lo long behind and unpaid. To the end therefore that full latisfaction may be made unto his 99as jedie for his faid Debt as farr as by the faid Adventure is posible. Be it Enacted by the Authority aforesaid, That all and ungular the lands, Cenements and bereditaments in the Barony of Conello, let out and allotted unto the laid Samuel Avery as aforelaid, not already Decreed away by the Commissioners for Execution of the laid former Act, into whale bands loeber the same be come by any right of title deribed by, from of under the faid Samuel Avery, his beirs og Alsignes, hall remain and continue beded in bis Bajedie, bis beirs and Successes, in latisfaction and bischarge of the laid Debr, and if any part of the laid lands babe been Decreed away by the Commissioners for Execution of the laid former Act, The Commissioners for Erecution of this Act, hall forthwith Affigne unto bis Bajedie by Deed under their hands and Seales, to be enrolled in Chancery, to much more as may be equal in quantity and number of Acres to the lands to betreed away, which lands to afsigned hall be and are bereby beded in his Bafedie, his beirs and Successors, and discharged of the uses or truds in this or

the laid former Act expressed, any thing in this or the laid to former Act, or any other Act, matter or thing to the contrary

notwithanding.

And be it further Enaced by the Authority aforefaid. That . the ulty four persons berein after named, That is to say, The Carl of Westmeath, the Logo dice-count Ikerryn, The . . Lozo Baron of Dunboyne, The Lozo Baron of Trymlet- . flown, The Lord Baron of Upper-Offory, The Lord Bermingham Baron of Athunry, Colonel Richard Butler, Sir . . Richard Barnwell Baronet, Sit Redmund Everard Baronet, -Sir Dermott O Shagnussey Knight, Batter Edmund Fitz . Gerald of Balymalo, Matter Thomas Butler of Killcomell, Macnemarra of Crevagh, Matter David Power . ' Mader of Ki bolane, Bafter Donnogh O Callaghan of Clonmeen. Matter Barnard Talbott of Rathdown, Conly Geoghegan of . . Donore, who were mentioned amongs the thirty eight perfons in his Majedies late Gracious Declaration, and were reflozed after reprizalls fer out, and for whom no provision bath pet been made, and also the beirg of Sir Lucas Dillon. Rnight, the heirs of Sir Valentine Blake Baronet, Sir. Robert Talbott Knight, Sir Richard Blake Knight, Dogo? Gerrard Fennell, Geotfry Browne, John Browne of the Neale, --John walth, Thomas Terrill, Edmund Dillon, Francis Coghlan of Kilcolgan in the Rings County, Robert Nugent of Care lanstown, Sit John Bourke of Derry-Maclaghney, Thomas -Arthur Elgi Doctoz in Phytick, Gerald Fleming of Caftle --Fleming, and Bartholemew Stackpoole Elquires, who were also mentioned in the said former Aa to be restored to their former edates as aforelaid, and for whom no probition bath per been made, And allo the Logo Baron of Brittas, Matter -Ture Sonn to Andrew Boy Tute of Cullanmore, in the -County of Westmeath Elg; Matter Walsh beir of David Walth of Bally-Beaghan in the County of Tipperary, Elgi Sir Edmund Bourke Baronet Sonn to Sir Vlick. Bourke of Giusk in the County of Roscomon Baronet Decealed, Sir Thomas Esmond Baronet, Sir Lucas Dowdall --Knight Sonn of Lawrence Dowdall of Athlumney in the County of Meath Elgs Matter Waith beir of -Walter Walsh of Gastle Hoyle in the County of Kilkenny Elg; Edward Wallof Ballinikill in the County of Catherlagh -Butler Sonn of Theobald Butler -Elgi Malter Sonn of James Butler of Derry-Luscan in the County of Tipperary Elgi James Tobyn of Killaghee in the County of Tipperary Elgi Richard Butler of Ballinikill in the County of -Tipperary Elgi Philip Purceil of Ballyfoyle in the County -

of Kilkenny Elgi Sir Edmund Fitz Gerald of Clanlish in the County of Limerick Baronet, Peirce Walsh of Abbey

• Owhney in the County of Limerick Elq; John Power of . Doneile in the County of Waterford Elq; Peirce Power of Money Largy in the County of Waterford Elquire, William

Brabazon, the beit of Anthony Brabazon of Balinaslo in the County of Roscomon Esq Daniel O Brien of Dough in the County of Clare Esq Lord Hite tount Ivensh, Sir Edward

. Fitz Harris of Clogh-Notefoy in the County of Limerick · Baronet, John Cantwell of Mokarky in the County of Tipperary Elgi and their beirg and Adignes, hall by the Coinmissioners for Execution of this At, be restozed unto their seberall and respective principall Seats, Chat is to sap, unto their feberall and respectibe principal Beffuages, boules of Cattles, (Kilmedan and the lands thereunto belonging excepted) of in cale they have leverall Defluages. boules or Caffles to luch of their leverall meduages, boules or Cattles (Kilmedan and the land thereunto belonging ercepted) as they hall respectively choose within two months after the first litting of the Commissioners for Execution of this Aa, and unto two thousand acres of land thereunto adjoyning, if they or any of them, their or any of their Anceners, or any other in trust for them, or any of them, or to their, or any of their ule, were leized or postessed of so much upon the two and twentieth of October, Dne thousand ur bundied forty one, and were thereunto lawfully and rightfully intitled: And in case they of any of them, their or any of their Ancellogs, og any other in trutt fog them, og any of them, or to their ule, were not leised or possessed upon the two and twentieth of October, One thousand ür hundred forty one, of two thouland acres as afozelaid, then unto so much thereof as they were leized of possessed of as aforelaid, and which lies configuous to their respective principall Seats, and if any of the four and fifty persons berein befoze named, mall be found to be in podelsion of any meduage and lands thereunto adjoyning, which to them or any of them did right. fully belong upon the laid two and twentieth day of October. One thousand up bundzed forty one, and the lands so postels led thall be found to exceed the quantity of two thousand acres, it hall and may be lawfull to and for the Lord Lieus tenant, or other Theif Governour or Governours of Ireland and Councill there for the time being , to cause so much thereof, as thall exceed the quantity of two thouland acres, to be retrenched and cut off, in luch way and manner as they mall think fit, and the land to retrencht mail remain and be

dallad

bested in his Pajesie, to the end that the same may be further disposed to the uses of this Act; And for the better suppost of luch of the four and fifty Persons berein befoze named, who hall not babe two thousand acres near adjopning and lying contiguous unto his and their respectibe Seats, to which they are to be redozed, oz babing two thoufand acres hall not be thought to be thereby fufficiently probided foz, It is further declared and Enaded, That it hall and may be lawfull to and for the Lord Lieutenant, or other Chief Governour and Covernours of Ireland, and Council there for the time being, upon due consideration bad of the feveral and respentive cases and merits of the persons afozelaid, to direct and appoint the Commissioners for Erecution of this Act, to fer out and allot ex cause to be fet out and allotted unto any of the persons asozelaid of their beirs to much of the forfeited lands which thall remain undifpofed after the feveral Protegant interests berein before probided for wall be latisfied, as the laid Lord Lieutenant, or other Thief Gobernour og Gobernours & Council Balltbink fir.

Provided alwayes, That nothing herein contained hall extend to rectore or intitle the said Sir Thomas Esmond Baronet, to the possession of any Desuages, Bannors, lands, Tenements or hereditaments, whereof George Duke of Albemarle is now in possession by himself, or his under-tenants, or any wayes intitled thereunto, but that the same thall be helv and enjoyed by the said George Duke of Albemarle, his heirs and Alsignes, any thing herein before con-

tained to the contrary in any wife notwithdanding.

Provided allo, That if any person of persons thall within the space of six monthes next after the Royal astent to this Bill aqually given, alleage before the Lord Lieutenant or other Chief Governour or Governours of Ireland, and Council there, that the laid Sir Edward Fitz Harris, bath committed any Maffacre, Burther, og other luch like bep. nous Crime or crueity upon the persons of any of his Majedies good Subjeas, a hall probe the same by such witnesses or order edivence as the laid Lord Lieutenant or other Thief Hobernour of Governours and Council there, hall think good proof, that then and in fuch tale it hall and may be lawfull to and for the faid Lord Lieutenant, or other Chief Sobernour of Governours and Council there, by order of the Council, to declare and adjudge bim the laid Sir Edward Fitz Harris to be guilty of the Trime of cruelty to alleaged and probed as aforefaid; and upon fuch declaration and subgement, the laid Sir Edward Fitz Harris and big beirg

mall be and are hereby made incapable of any benefit of abbantage, in and by this present Au given, or of any restitution as aforesaid, but hall remain and be, to all intents and purposes, in the same plight and condition, as he or they would have been, if the said Six Edward Fitz Harris had not been named in this present Au, Any thing herein before contained to the contrary in any wise notwithsand-

ing.

And it is further Enaned, That all and every the Adbenturers, Souldiers and Commissioned Officers, who served before the fifth of June, One thousand six hundred forty and nine, their Peirs and Assigns, who are to be removed to make way for the restitution of the four and sisty persons berein before named, or any of them, that he first satisfied by some other forseited lands to be set out and allotted to them by the Commissioners for execution of this As, equal in value, worth and purchase to the Besuages, Lands, Tenements and hereditaments from whence they are to be removed; and all and every the Protestant Purchasors in Conaght and Clare, that he are satisfied by an allotment of land equal in value unto the lands from

mbence they are to be remobed.

And be it further Enaced and declared by the Authority afozelaid, That where any person of persons now in the podedion of any Beduages, Lands, Tenements of berements, ought to be reprized for the fame, and after reprizals first let out, to be removed from thence, to make way for the reditution of any of the fifty four persons berein befoze named, their beirs og Aligns, og fog the reditution of any other person of persons perein befoge of after mentioned, who by the Rules of this Aa is made readzable after previous reprizals, that there and in fuch cafe it hall and may be lawful to and for all and every the person or persons so as aforesaid appointed to be removed, to have, receive and keep the rents, iffues and profits of all and ungular the Defluages, Lands, Tenements and Bereditaments whereof they are now in possession, to their own use and behoof, without any accompt to be therefore made of rendeed, until the Commissioners for execution of this An, wall babe fet out and allotted unto the person of perfons to as afozefaid appointed to be removed, fuch forfeited lands by way of reprizal, as they hall adjudge to be due to them by the rules of this Aa; And all and every person and persons, who after reprizals set out and allotted by the Commissioners, wall refuse to accept of such reprizals,

prizalls, and hall detain and keep the possession of the lands from which they ought to be removed, hall account for and pay unto the person who ought to be resored, all the Rents and profits received from the time of setting out such reprizalls, until the resorable person hall be put into aqual possession of the same, any thing here in before or

after contained to the contrary notwithanding.

And be it further Enaned, That all and every the Leales which have been made Bona Fide, of any the lands of Tenements which by birtue of any clause in this Aa, are to be redozed, wall be beld and enjoyed by the several and respeaide Tenants during their respeates Leales, they paying the Rents and fervices thereupon referved, and performing the covenants and agreements therein contained, unto the person oppersons to whom the Reversion thereof wall apperrain, but if such Leases bave been made in consideration on of a fine paid, and by reason thereof a Letter Rent bath been referbed, than otherwise the premises were worth to be let, then the person to be removed thall pay or cause to be paid unto the person to be rectozed, the said fine, and chall be latisfied for luch fine to paid by luch an allotment of to much other forfeited lands as after the rate of eight pears purchale map be Equivalent thereunto; And it is further declared. That no Reditution made unto any of the persons berein befoze named, (The Reditution of Francis Logd Bermingham Baron of Arthunry excepted) hall any way extend to alter or diminish the right which the Officers who ferbed befoze the fifth of June, One thousand ur bundzed fozty and nine, can of may claim by birtue of this of the laid former Aa, to the benefit ariting from the Bedemption of Dottgages, Statutes Staple, and Judgements which do of may incumber the premittes to to be rettozed: Debertheless the four and fifty persons so as aforesaid to be restored, their beirs and Alsignes (The Lord Bermingham excepted) hall have full power and Authority at any time within the space of two years next after the Royall assent to this Bill giben, to Redeem all and ebery the Bortgages, Statutes and Judgements which babe been entred into by any fozfeiting person or person not decreed innocent, and do incumber the premises, so as the moneys thereupon due and owing for fuch part of the incumbrances as are within the lecurity let a part for the Commissioned Dicers who lerbed before the fifth of June. One thouland fix hundred forty and nine, be paid and latisfied unto their ule, the payment whereof hall be and is bereby declared a sufficient discharge

of fuch incumbrance, and no possession is to be delibered of the memiffes untill the respective forfeited Incumbrances thereupon lying be paid and latistied as afozelaid; And all and every the Mortgages, Statutes and Judgements which have been entred into to any forfeiting person or per-Connot declared innocent, and do incumber the premides of any part thereof berein before appointed to be reflored unto the laid Francis Lord Bermingham Baron of Atthunry, hall be and are bereby released, barred, discharged and ertinquithed. And the Commissioners for Erecution of this Act. are to let out lo much other forfeited land, as map be lufficient to latisfie the Officers who lerbed befoze June, One thoufand fir bundzed forty nine, for the leberal forfeited Incumbeances within their fecurity and ertinguifed as afozefaid: And to the end that the Protestants who upon or fince the Seabenth of May, One thouland Gr bundged afty nine, bave been in the aqual postelsion of any Bessuages of lands which by birtue of this aa mall be reftozed or given unto a. ny person or persons berein before or after named, may not wholp loofe the benefit and charges of their respectibe improbements, Be it further Enaned by the Authority afore. faid, That all and every the Protestants to to be removed wall be and are bereby enabled to bemand, and wall upon their requests babe Leales made to them of all and ungular the Defluages and lands in their manual occupations, for three libes, or one and twenty years, at a moderate Rent not erceeding three fourthes of the true value of the lands. in fatisfacion of their improbements, ercept it be a capital meduage, and then the party to be reflozed hall either make fuch Leale as afozelaid, or pay unto the person to be remobed, in ready money the full balue of fuch improbements, and in cale of Default or refutall, to make fuch Leafe as aforelaid upon request, or to give fuch latisfaction in monep, thall be and are bereby enabled to reenter and to retain the faid lands untill fuch Leafe made or latisfaction giben as afozelaid; And to the end there may not be any difference touthing the values of the lands to to be demiled, ar of the improbements to be latisfied as aforelaid. The Lord Lieute. nant og other Chief Cobernour az Gobernours and Council for the time being, are bereby enabled upon the Petition of the parties concerned to appoint such Commissioners from time to time as they wall think bt, to lettle the difference aforelaid, Probided alwayes and it is Enaced, That nothing berein contained hall enable any of the four and fifty persons berein before mentioned, to demand or babe, or to be redozed restozed unto any Impropriations or Appropriate tythes, or to any Glebe Lands, parcel of any Benory impropriate, but that the same hall remain and be to such uses, as they would have been by this and the said former As, if the said sifty and four persons, or any of them, had not been named, Any thing berein contained to the contrary notwithsanding.

And he it further Enaced by the Authority aforefaid, That those who were in possession of any lands of boules upon the two and twentieth day of August, One thousand Gr hundred firty and three, to which they were reflored by bir. tue of any bis Dajedies Letters, if they og any of them, their or any of their Ancedors, or any other in trust for them, or any of them, were thereof feized or poffesed up. on the Two and twentieth of October, One thousand Gr bundzed fozty and one, and thereunto rightfully intitled and are not otherwise provided for by this Aa, wall by the Commilsioners for execution of this Aa, be redozed unto, and put in possels ion of luch boules, and so much of the lands lying contiguous and thereunto adjoyning, as hall not erceed the quantity of two thouland acres, in the doeing whereof the Commissioners are to woreed by the same rules. orders and directions, and in like manner and form, as they ought to proceed in the lettlement and reditution of any of the four and fifty perfons berein befoze named, and not otherwife.

and be it further Enaced by the Authority aforefaid. That nothing in the laid former Aa, or in this prefent Aa, berein before or after contained, wall be unberflood to gibe, reflore og confirm to any Irith Papill og Popit Reculant, og any other person leized og postelsed in trutt for any luch Brit Papin or Popin Reculant, any Adbowlon or Right of Patronage of og in any Ecclefiattical Benefice og Promotion, or any Right of Pomination, Presentation or Collation to, of Donation of any luch Ecclesianical Benefice of Dromotion, but that all and every fuch Addomious and Rights of Patronage, and the Rights of Pomination, Prelentation, or Collation to, or Donation of any fuch Ecclesiattical Benefice of Promotion, but that all and every fuch Adbomlong and Rights of Patronage, and the rights of Pomina. tion, Presentation, Donation of Collation of or to any such Ecclesiagical Benefice of Promotion hall bell, remain and continue, and so are hereby adjudged to bed, remain and continue in bis Bajenie, bis beits and Successors, until luch Brith Papit of Popith Reculant, of the right beir of luch Papid or Reculant, hall come to Church and receive the Sacrament according to the Rites of the Church of England, And

and from and after such conformity, hall be again rebelled in the person so conforming and his beirs, Any thing in this of the laid former Au contained to the contrary norwith anding.

And be it further Enacted by the Authority aforelaid, That Sir Edward Smith Knight, Chief Julice of Dis Bajettes Court of Common Pleas, Sit Edward Dering Baronet, Sir Allen Broderick, Sir William Churchill, Unights, and Edward Cook Elgs and luch others as upon the death of remobal of them, of any of them, hall be appointed by Dis Bajettie from time to time, thall be Commilsioners, and that they, or any three or more of them, thall babe power to put in execution all and every the matters of this precent Aa, and of the laid former Aa, which remain will in force, and are directed to be done by Commissioners, of are not particularly entrused to Come others by the laid Aas, and that they and every of them hall befoze they aa any thing in execution of the laid Committion, take an Darb befoze the Lord Chancellour or Lord Reeper of the Great Seal of Ireland, or before the Lord Chief Justice of bis Pajedies Court of Chief Place, of the Logo Chief Judice of Dis Bajefties Court of Common Pleas, og bebefore the Lord Chief Baron of big Bajedies Court of Exchequer for the time being, which Dath they or any of them babe bereby power to administer, as there thall be occasion, in these words followings

7 Ou shall swear, That you shall to the best of your skill and knowledge, truly and impartially execute the place and duty of a Commissioner for putting in execution an Act, intituled, An Act for the explaining of some doubts arising upon an At, intituled, An Att for the better execution of His Majesties gracious Declaration for the settlement of His Kingdom of Ireland, and satisfaction of the several Interests of Adventurers, Souldiers, and other His Subjects there, and for making some alterations of, and additions unto the said Act, for the more speedy and effectual settlement of the Said Kingdom: And of so much as is still in force, and remains to be executed, of an other Act, intituled, An Act for the better execution of His Majesties gracious Declaration for the settlement of His Kingdom of Ireland, and Satisfaction of the several Interests of Adventurers, Souldiers, and other His Subjects there, so long as you shall continue in that imployment, and therein you shall spare no person for favour and affection, nor any person grieve for hatred or ill will.

And that in all cales which wall bappen befoze the Commilsioners within the space of two years next after their ard atting, wherein the condruction of this or the faid former Aa hall appear doubtfull to them, or that the Aa it felf hall be found defeathe in some points necessary for the carrying on of the intended final Settlement, and not cleerly enough determined and probided for by this Aa, the Commissioners of any three of more of them, hall and may by writing under their bands and Seals acquaint the Lord Lieutenant, og other Chief Governour and Governours of Ireland, and Council there for the time being, with their proceedings and the doubts ariting thereupon, and the defeas appearing in this prefent Aa, and fuch order of amendment, inlargement of periods, explanation of direction as hall be thereupon made by the Lord Lieutenant, or other Chief Gobernour og Gobernours and Council by Aa of Council in writing for the better and more easy Execution of this Ad, and for promoting the ends thereof only, wall be as binding to the Commissioners and all other persons, and effectual as if the fame had been part of this prefent Act, to alwayes that the faid Act and Acts of Council be made within the laid two years, and inrolled in the bigb Court of Chantery.

And be it further Enacted by the Authority aforelaid, That the time and space of two years to be computed from the day of the first sitting of the Commissioners for Execution of this Act, hall be and is hereby allotted unto the laid Commissioners for putting this Act in Execution, and for performance of the leberal matters and things bereby intruffed to them. And in cale the same thall not then be finith. ed, it wall and may be lawfull for the Lord Lieutenant, or other Chief Gobernour oz Gobernours of Ireland, and Council there for the time being, to inlarge the time for the ends and purpoles afozelaid, to luch other and further periods, as they by any Act of Council and inrolled in the Thancerp of Ireland, thall think fit to declare, to as luch inlargement of time exceed not the space of one year from the expiration of the two former years, and that fuch order as to the inlarging of periods of time, thall be as good and effequal in Law, as if it had been particularly expressed

and enacted by thefe prefents.

And be it further Enacted by the Authority alorelaid, That all Sherriffs, Bayors, Bayliffs and all other Officers, and Dinisters of Justice hall well and truely execute all orders and decrees to be made by the laid Commissioners, or cause to

the same to be executed, and hall also from time to time obey and execute all such precepts, Marrants or other commands, as by the said Commissioners to them or any of them hall be directed, And that the Commissioners hall bave such like power of proceeding in the cases of contempts and missemeanours committed in open Court, or of willfull neglect or discobedience, as any of the four Courts

at Dublin bo or may lawfully ule.

And be it further Enacted by the Authority aforelaid. That in all suites and proceedings at Law, wherein the Authority of this Act may any way abaile the Tenant or Defendant, in such suite it half and may be lawfull to and so such Tenant or Defendant to plead the general issue, and to give this Act and the proceedings thereupon in evidence, and if upon the tryalla berdict pals, or upon Demurrer Judgement be given for the Tenant or Defendant, or the Plaintiff or Demandant be non suit, that in all and every such tale the party or parties, Tenants or Defendants that reco-

ber bis oz their bouble coffs and bammages.

And be it further Enacted and ordained by the Authority afozelaid, That the Commissioners appointed of tube appointed by bis Majedie for the Execution of this prefent Act, hall and may receive for themselves and for the Sub-Commissioners, which they hall choose to attend and asist them therein, the fees bereafter mentioned, and no other; That is to lay, two pence for every profitable English acre which by any lentence, Judgement of Decree bereafter to be made by the laid Commissioners, hall be granted, assigned, let out, redozed or confirmed to any Adventurer, Souidier, old Proprieter of other Irid Papill, or to any Patentee, or Grantee, or any other person or persons, Bodies Politick or Corporate whatfoever, in purfuance of any part of this prefent Act, or of the laid tormer Act, or of any probifoe or grant therein made, or by the same or these presents ratified of confirmed, and luch other fers, lataries and rewards for and in recompense of their paines & endeabours in the Erecution of such other partes of this and the said former Aa which are intruded to them, as the Lord Lieutenant, or other Thief Governour and Governours of this Kingdom for the time being, and the Council wall think fit and appoint.

Be it hereby further provided a Enacted by this present Parliament, a by Authority of the same, that no prejudice or bammage whatsoever hallarise to or befall John Paine Esquip or by reason of in respect of his being necessitated to accept of One hundred pounds or thereabouts in the time of

the late Alurpers for the melent lubiffance of bimlelf a fa: mily then reading in Dublin, but that as to bis full arrears due befoze the afth of June, One thouland ar hundred forty nine, fuz lerbice in Ireland, the laid John Paine, bis beirs and Adignes, wall be admitted to babe, aske, demand and receive as full and ample latisfaction for the lame, out of the lecurity by this Act, let apart for latisfying the arrears of the Commissioned Dfficers befoze the fifth of June, Dne thoufand fir bundled forty nine, to all intents and purpoles, as if be were to that end named, provided for and faved in his Bajedies Declaration of thethirticth of November, One thouland fir hundred and firty, and as any Commissioned Officer 02 Officers whatfoever who ferved in Ireland, befoze the year One thousand ux bundzed forty nine, and bath bitherto received no part of latisfaction for luch bis lervice, thall, may or ought to receive, any clause, Article, matter or thing what loever in this prefent Act, or any other Aa mentioned or contained to the contrary thereof notwithanding.

Provided alwayes, and be it further Enaned, That all Arrears of pay grown due before the fifth day of June, in the year, One thouland up hundred forty nine, for which Sir Thomas Gifford Baronet deceased, was to have received latisfaction in case he had now been living, that be latisfied unto Dame Martha Gifford, the Relia and sole Administratric of the said Sir Thomas Gifford, her heirs and Asigns, in such a the same manner as the same thould or ought to have been latisfied to the said Sir Thomas Gifford, Any thing in the aforesaid Au, or this present Au, contained, or any other matter or thing to the contrary notwithsand-

ing.

And whereas in and by the said sozmer Ad, the Mannoz, Castle, Town and Lands of St. Woolstownes, alias Allens Court, were intended to be settled upon Hugh Earl of Mount-Alexander and his hiers, with benest of repzizal in case of restitution, as Adventurers by the said sozmer Ad ought to have had, as in and by the said sozmer Ad moze at large appears, since which time the Commissioners soz execution of the said sozmer Ad, have by their Decree adjudged James Allen to be innocent, and resozed the said Lands to the said James Allen and his heirs, against which Decree an appeal was made to his Majestie, by a Petition exhibited by William Montgomery Ession the behalf of the now Earl of Mount-Alexander, an Infant Sonn a heir of Hugh late Earl of Mount Alexander, on hearing of which case, and on the desence mate by Colonel Richard Talbot, to whom

part of the lands rectosed by the laid Detree, were for good and valuable considerations, and by lufficient acturances in Law, legally conveyed by the laid James Allen, his Bajectie thought not sit to alter the laid Decree, or weaken any of the laid acturances, his Bajectie is therefore graciously pleased that it may be Enaued, and be it Enacted by the Authority aforesaid, Chat the Commissioners for execution of this Aa, shall set out and allot, or cause to be set out and allotted unto the now Earl of Mount-Alexander, his heirs and Assignes, so much other undisposed forseited lands, as may be equal in quantity of acres unto two full third parts of the lands so edicted and recovered by Decree as asoresaid, and that Letters Patents shall be thereof passed in like manner, and shall be of like effect as any other Letters Patents granted by virtue of this Aa, are or ought to be.

And whereas in and by certain Letters Parents valsed under the Great Seal of Ireland, and bearing date the Seaventh day of March, in the twelfth year of the Raign of bis Wajesties Royal Father, the Cerritozies and precinct of Feartry in the County of Wicklow, and certain other Mannois, lands and Cenements in the laid Letters Patents contained, were thereby given and granted unto Sir John Coke knight and his beirg, his late Bajeffieg principal Secretary of Chate, and whereas Thomas Coke late of Grapes. Inn in the Countr of Middlelex, bis Wajesties Sollicitoz Generall, sonn of the said Sir John Cooke Deceased, was in his life time lawfully feized of, or otherwise intitled unto the laid Territory and precinct of Feartry, and or ther the lands and Tenements in the laid Letters Patents contained, the Inheritance whereof after the Death of the faid Thomas Coke Deceased, did descend and come of of right ought to babe descended and came unto

Coke an infant onely Sonn and Peir of the said Thomas Coke Deceased, Be it therefore Enacted by the Authority aforesaid, That no sequestration or allotment of any of the lands or Tenements in the said Letters Patents contained, to any Adventurer or Souldier, hall any way Barr or weaken the right orticle of him the said Coke in or the said lands or Tenements but that he the said Coke hall and may hold a enjoy the same to him and his heirs, according to the tenor and essen of the said Letters Patents, any thing in this or the said sommer Au contained to the contrary notwith sanding.

And whereas in this and the faid former Ad, great care

is taken of the reliet and Beirs of Sir Simon Harcourt Knight Detealed upon whom bis Bafellies Royall Father did by Letters under his Privie Signet appoint that lands of the value of four hundred pounds per annum, to be taken out of the forfeited estate of Luke Nettervill, should be fettled, part of which effate together with certain boules in Dublin. were let out accordingly, and the relia and beits of Sir Simon Harcourt thereof possessed at the time of his Pajesties late Gracious Declaration, and to fill are, which lands and boules together are, as is alleaged, till thost of the bas lue of four bundred pounds per annum, intended to be Cettled as aforefaid, It is therefore Explained and Enaned by the Authority aforelaid, That it wall and may be lawful to and for Sir Philip Harcourt Knight, Con and beir of Sit Simon Harcourt Knight, to bold and enjoy to bim and big beirg. the boules in the City of Dublin, to as afozelaid let out and posicited, to as the houses and lands together, do not exceed the value of four bundged pounds per annum, Any thing in this of the laid former Aa contained to the contrary not-

withanding.

and whereas Thomas Cunningham and Captain Lewis Dick in the year, One thousand ar bundzed forty two, pretended to have performed acceptable ferbices against the then Rebels in Ireland, by hindering probition coming to them by Sea, and by relieving the English Garrisons which were in diarels, wherein they to far gained belief, as that they obtained from the Creasurer for the Irith Adbenturers and acknowledgement, that they paid in Seben thouland pounds, as money adventured, and for which thep likewise had a certificate from the Committee of Adbenturers litting at Grocers-Hall in London; And howbeit the laid Thomas Cunningham, of Captain Lewis Dick never Did any ferbice on the coast of Ireland, according to the faid undertaking, not paid in any money as other Adbenturers did, pet by colour of the laid certificate, there were let out for the laid Seven thouland pounds, the number of fifteen thousand fibe bundzed fifty and five acres of Land in the County of Tipperary and Limerick, whereof they the faid Thomas Cunningham and Captain Lewis Dick, of their Alsigns, were possessed the seventh of May, One thousand fix bunded fifty nine: Row lead by the general rule of the prefent fettlement, the faid number of acres, or two third parts thereof, to unduly obtained as afozefaid, would be fecured to the faid Thomas Cunningham and Captain Lewis Dick, of their Adigns, bis Bajedie is gracioudy pleafed

that it be Enaned, and be it Enaned bothe Authority afore. faib, Chat the faid fifteen thouland fibe bundred fifty fibe acres, to let out as aforelaid for and on pretence of the laid Seven thouland pounds, hall be, remain and continue, and are bereby belled in his Bajellie, bis beirg and Succellogs for ever: Provided neverthelels, Chat if the laid Thomas Cunningham and Captain Lewis Dick, their beirs of Affigns, hall within two months after the Royal Adent hall be adually given to this pielent Bill, make it appear by full and clear proof, befoze the Lozd Lieutenant, or other Chief Sebernour of Sobernours and Council of Ireland. that the faid Abbenture money of Seven thouland pounds was really and bona fide isued and paid in pursuant to the leberal Jas made by bis late Sacred Dajettie, for reducing the Rebels of Ireland, then they hall have the like benefit and abbantage by the faid Abbenture, and out of the faid fifteen thouland live bundzed litty live acres, as other Anbenturers are to babe by birtue of this melent an.

Be it further Enanco by the Authority aforelaid, That the Lord Lieutenant, og other Chief Governour og Gobernours of this Kingdom for the time being, wall and may affels any fum not exceeding three pence per acre, in and out of every acre of profitable land of Plantation measure. which is by the late Court of Claims, or hall be purfuant to this az the farmer Ad, Decreed of confirmed, of let out at Delibered unto any person of persons of the Popin Religion in this Kingdom, and the same to cause to be lebred by Diffres or otherwise, and to be paid unto the receivers berein after mentioned, to the intent that fibe thouland pounds be naid to Milo Power Eles bis Erecutors, Administrators and Adigns, and that the relidue map afterwards be iffued out unto luch of the Roman Catholicks of this Kingbam. who as Agents, og otherwife fince bis Bajefties mod happy reditution, hall by the Lord Lieutenant, orother chief Go. vernour or Governours be judged meriting the same, and that in fuch proportions as the faid Lord Lieutenant, or other Chief Gobernour og Gobernours hall think fit and Direct.

Ahereas Colonel Cary Dillon hath been disposessed of Two thousand and six hundred and sour acres of land, where of he was possessed the sebenth of May, One thousand six hundred sifty and nine, as being set out unto him for service in Ireland, and which were consumed unto him by the said former As, amounting to Three hundred and sifty pounds per annum; And whereas the late Lords Justices

had by their two Owers bearing date the eighteenth and nineteenth of July, One thouland ur bunden urty and two, asigned certain lands in the County of Galway, unto the laid Colonel Cary Dillon, for his Reprizal of the whole, and allo for latisfying of bim Chree bundred and after pounds sterling, which was one years tent of what he bad lot, grown due unto him from the time be bad been bifpossessed, but the said Colonel Dillon receibed no benefit thereby, Be it therefoze Enaned by the Authority aforefaid. That the Commissioners appointed to put in execution this An, wall forthwith fet out and allet unto the faid Colonel Cary Dillon, bis beirs and Affignes for eber, Die thoufand feben bundzed thirty fibe acres of profitable forfeited lands, of twenty one foot to the pearch, being two third parts in quantity of what be bath already lost as a Souldier and that the same do in present yield two full third parts of Three bundred and fifty pounds per annum, being the balue of what be bath lott as aforefaid, with as much conbenience of building and other advantages thereon as they can, in regard of the confiderablenels of the places and buildings from whence be is removed, which thall be granted unto him bylike Letter's Patents, as any other Souldier by this An are to babe; And if the laid Commissioners wall think it necessary, that a Commission be issued for the inquiry into the value of any Lands, Calles, Tenements or other bereditaments, in order to the letting out of the laid Reprize, the Chancellour or Reeper of the Great Seal for the time being, are hereby required to idue the fame, Any thing in this Ad, or the laid former Ad to the contrary notwithdanding.

And whereas upon a folemn hearing before his Bajestie at his Council Board in England, upon a Petition exhibited by several Adventurers and Souldiers against Randall Lord Barquels of Antrim, and against the Judgement and Detree given by the major part of the late Commissioners sor execution of the said source An, whereby the said Barquels was adjudged innocent, his Pajestie after much time spent in the examination of the case, declared that he saw no cause why the said Barquels should be adjudged innocent, much less that the Commissioners not at all considering the proofs which they heard against the said Barquels, should lay the whole weight of their judgement upon his Bajesties Certificate, the said Certificate being onely to declare, that the Barquels was imployed into Ireland, to procure what korces he could from thence, to be transported

into

into Scotland, for bis late Bafefties ferbice under the late Barquels of Montros, To the end that the convertation of the laid Marquels of Antrim in the Rebells quarters, which was necedary for that ferbice, might not according to the letter of the former Aa render bim criminal, if that had been the onely, as it was the lead objection against him. And therefore bis Majedie resolved that the said Marquels of Antrim Gould undergoe a new tryall, to prebent which the faid Marquels of Antrim by an bumble Petition to bis Majedie did acknowledge bimlelf guilty, and bumbly belought bis Bajedie, That be might be lupported by his mercy, as being not able to support himself by his own innocence, Therefore his Bajedie is plealed that it may be Enaced, and be it Enaced by the Authority afore. faid, That the faid Decree and all and every clause therein contained thall be and to is bereby declared to be null and boid to all intents and purpoles as if the same had never been bab og made; Debertbelels bis Bajedie Refleging upon the many fervices beretofoze performed by the faid Marquels rowards his Royall Father of Bleded Demozy. and come eminent ferbices done by the laid Barquels for bis Majedie bimlelf, the laid Barquels babing beides adid. ing him with Arms and amunition when he was in the Well, furnished bim with hipps to make his escape into forraign parts, when his Armies were defeated in the Well, and confidering that bis Bajedies mercy is by this Acter tended to some who have as much Demerited, Is gracious pleased that it may be further Enaned, and be it further Enaced by the Authority aforelaid, Char the Commissioners for Execution of this Aa, wall forthwith and without daying for any previous reprisall fet out, reflore and allot unto the faid Barquels of Antrim, or caule to be let out, re-Hozed and allotted unto the faid Barquels of Antrim, all and fingular the honors, Bannozs, Caffles, Beffuages, Lands, Tenements and bereditaments, and all other the edate, right, title and interest, whereof the laid Randall Lozd Darquels of Antrim, or any other person in trust for him of to his use, was seized of possessed on the two and twentieth of October. One thousand six bundled forty and one (the lands in the Barony of Glanarme herein after mentioned to be reflozed to Alexander Macdonell, and alfoall impropriations and appropriat tithes excepted) And that the faid Marquels of Antrim hall hold and enjoy all and ungular the lands, Cenements and Pereditaments to redozed unto him the laid Warquels of Antrim, ercept befoze ercepted.

and the beirs males of his Body begetten, any thing in this of the laid former Ad contained to the contrary notwithdanding, Subjed neberthelels to luch Debts andother Incumbrances as the same were or ought to have been Subjed unto, upon the laid two and twentieth day of Odober, Dne thouland ür bundzed fozty one, and to luch Leales and edates thereof made for latisfacion of Creditors, as are provided for in and by the laid former Aa) and to the payment of luch further Quit-rents as any other lands within the same County of Province are Subject unto; And the Commissioners for Execution of this Adare bereby required with all convenient Speed to let out and allot unto all and every the Adventurers and Souldiers, their beirs and Alsignes, who hall be disposelsed by the restitution of the laid Marquels, lo much other forfeited land as map be fusicient to reprize and latistic the persons so to be removed, for their leveral and respective two full third parts which will be due to them by the rules of this Act : And for the better enabling the laid Warquels of Antrim to pap bis Debts, when be hall be reflozed, by fale of land og otherwife, which cannot well be done unless the Rebersion of remainder in fee erpedant upon the laid effate Caple be taken out of the Crown, It is therefore Enaced by the Authority aforelaid, That all and lingular the lands and Tenements to, as afozelaid, appointed to be redozed, And all and every the reversion and reversions, remainder and remainders thereof hall be and are hereby bested and lettled in Alexander MacDonnell Brother of the faid Barquels and his beirs, as a remainder in fee expedant upon the Death of the laid Marquels without issue male.

Provided alwayes and it is bereby Enacted, that no fine, recovery or other Act orthing whatloever to be done or luffered by the laid Parquels, (other than Leales for one and forty years or three lives in possession and not in reversion, whereupon the highest improved Kent which the lame were let for in the year One thouland ir hundred thirty and side, shall be referbed) touching or concerning any the Pessuages, lands, Tenements or hereditaments situat lying within the Barony of Donluce in the County of Antrim, shall any way extend to Barr, discontinue, vefeat or incumber the remainder thereof intended by this An to be settled upon the laid Alexander, but that the laid meduages, lands, Tenements and hereditaments in the Barony of Donluce in the County of Antrim, shall after the Death of the said Parquels without issue male of his Body, remain and he

in the laid Alexander Mac Donnel and his heirs, Any luth fine, Recovery, or other An or thing done or luffered to the contrary notwith landing: Revertheless it is hereby declared, That as to all other the Lands and Tenements lo, as a foresaid, to be restored, it shall and may be lawful to and sor the said Harquels by fine, Recovery or any other way be shall think sit, to bar, discontinue, defeat or incumber the remainder thereof, so limited and settled as a foresaid.

Provided always, and it is Enanco, That nothing berein contained, hall any way extend to reduze the laid Warquels of Antrim to the possession of any Lands which he the said Marquels or bis father did beretofeze grant or convey in fee Farm to any forfeiting person or persons not declared innocent, of to the possession of any lands whereof he the said Marquels of bis father did make any Leale for lives of pears to any furfeiting person or person not declared innotent, during the lawful continuance of fuch Leale, but that the Lands lo granted in fee farm,og Demiled as afozelaid, mall be put into the possession of luch person and persons, for and towards the latisfaction of their two third parts: as would babe been intitled to the same, if the said Decree bad not been made, not the laid Marquels bereby reliuzed, Any thing berein before contained to the contrary notwithflanding; sabing to the said Warquels and his beirs, the Rents and Services due and to be due for the premides.

Provided also, That nothing herein contained hall any way extend to bar or hinder Rose Lady Barquels of Antrim of her Right and Title of Dower of, in or to any the Lands, Tenements or hereditaments so as asociaid to be resored, but that it hall and may be lawful to and for the said Lady Barquels, after the death of the said Lord Barquels her husband, to sue for and recover her Dower of the said Lands and Tenements, Any thing in this or the said former An contained to the contrary norwithsand-

ing.

And be it further Enacted by the Authozity afozelaid. That the Commissioners for execution of this An, thall forthwith and without staying for any previous Reprizal, set out, restore and allot, or taule to be set out, restored and allotted unto the said Alexander Mac Donnel and his heirs, all and singular the Lands, Tenements and hereditaments in the Barony of Glanarm in the County of Antrim, which were settled or intended to be settled upon him the said Alexander Mac Donnel by his late father, and all other the Estate, Right, Title and Interest whereof he the said Alexander

Alexander Mac Donnel, of any other in trust for him, was seized of possessed upon the two and twentieth day of October, One thousand six hundred forty and one, Impropriations and appropriate tythes excepted, subject to the debts and Incumbrances of him the said Alexander Mac Donnel, and such other debts as were thereupon charged by the Father of the said Alexander, and spable to a proportionable part of the kent-charge granted to Alice Countess of Antrim, and to such Aust-Kents as by this As are payable for lands in the same Probince, Any thing in this or the said former

Aa contained to the contrary notwithanding.

And to prevent all Riots of Didurbances which may bappen in taking or keeping possession of the premises, befoze the final lettlement thereof, It is further Declared, That so much of the premides bereby intended to be reflozed to the faid Marquels, whereof the faid Marquels by bimfelf or his Under-tenants was in possession upon the first of July, Dne thousand ür bundzed ürty and fibe, Gall remain and continue in his and their potention, until reditution be thereof made by the Commissioners as aforesaid; And that the Adbentures and Souldiers, their beirs and Adigns. may retain to much of the premides bereby intended to be restored to the said Marquels, and the said Alexander Mac Donnel, whereof they were in in posselsion the laid first of July, One thousand ar bundged arty abe, until redicution be thereof made by the faid Commissioners, as aforesaid; And that Alexander mac Donnel map enter upon all the premisses bereby intended to be resozed to bim, which are not in podelsion of Adventurers of Souldiers, their heirs of Affigns, and the same to retain and keep in bis possession, until reditution thereof be made by the Commissioners as afozelaid.

And be it further Enaced by the Authority afozelaid, Chat the Mannoz of Edendusscarick, and all other the Lands, Tenements and hereditaments in the Baronies of Toom and Antrim, which were given and bequeathed to Rose Lady Marquels of Antrim, by the last Will and Testament of Sir Henry O Neile her deceased father, wall be held and enjoyed by the said Lady Marquels and her heirs, Any Profecution had against the said Lord Marquels her husband, or any other matter or thing in this or the said sortener as contained to the contrary notwithsanding.

Othereas by a Decree of the late Court of Claims, Patrick Co'ec'ough was reflozed to an Estate in the County of Wexford, in Remainder after the death of Dudley his father

Father part of which was by a clause in the said former Act petted in Robert Clayton & John Morris in trutt for Sir John Cutler and others in the laid An mentioned, a bad before that time been purchaled from Souldiers of other reprizable perfons in order to the erecting of Iron workes which have fince accordingly been erected, and are of publicque benefit to this Mation a the increase of bis Bajeflies revenue, a if the laid Decrees would remain in full force, the laid advantages might be lost, for the preservation thereof It is therefore Enaced a be it enaced by this Parliament, that the laid John Morris & Robert Clayton thall & may babe, bold & enjoy such part of the lands contained in the laid Patrick Colcloughs Decree, as they were formerly leized of against the laid Patrick and Dudley and their beirs, and against the said Decree made as afozelaid, And it is further Enaned that in lieu and compensation thereof, the said Patrick Colclough mail babe the full benefit of the reprizall due to the faid John Morris and Robert Clayton upon the laid Decree, And that untill the faid reprizalls thall be fet out, that the faid lands bereby lettled on the laid John Morris & Robert Clayton, wall be chargeable, and are pereby charged with the annual Rent of One hundred pounds papable yearly on the fird dapes of May and November, and made trable to the diffress of the said Patrick upon non payment thereof at the faid dayes of payment, And that as foon as the faid reprizalls hall be let out as afozelaid, the faid yearly Rent hall cease and absolutely determine, And to the end that the faid Iron workes may be kept up, It is likewife Enaned that if the faid former or ancient proprietor or his beir of any the lands whereof the laid John Morris and Robert Clayton are now leized in the laid Countr of Wexford, wall be or is by this An redozed to his edate, then and in such case the faid John Morris and Robert Clayton and their beirg, hall notwithstanding babe bold and enjoy such part of the faid former Proprierors effate as they now fland leized of, And the laid Proprietor for lo much is elsewhere to be reprized, any thing in this present Act, or any other Act of Parliament contained to the contrary in any wife notwithganding.

Whereas his Pajedie by seberall Letters Patents under his Great Seal of Ireland, whereof one patent was dated the arteenth February, One thousand ar hundred and arty in the thirteenth year of his Pajedies Raign, the other dated the tenth day of July, One thousand ar hundred arry and three in the afteenth year of his Pajedies Raign,

did amongs other things gibe grant and confirm of mentioned of intended to gibe, grant and confirm unto Sir George Lane Knight, and bis beits, all the Cattles, Bani nozs, boules, lands, Tenements and bereditaments, and other intered whatloeber, which Philip Hore late of Kilfalchan attainted of bigh Creafon was leized og poffeffed of at the time of his laid attainder, lince which time two feberall Decrees babe been made in the late Court of Claimes in this kingdom, to the prejudice of the faid Grants, one at the luite of the Sonn and Daughters of the laid Philip Hore attainted, for portions, and the other at the fuite of the Sonns of Philip Hore the pounger Sonn to the laid Philip attainted, fog leberall remainders, which Detrees were upon a petition exhibited to bis Bajedie by the laid Sir George Lane questioned, and on hearing of the cause, it was videred that the laid Sir George Lane should be at liberty to impugne the faid Decrees by any matter in fact of Law. that be could object against them, whereupon the laid Philip Hore the pounger who made defence in the laid cause before bis Majedie and the laid Sir George Lane Did mutually a: gree for abording of all future differences touching that matter, that all the faid effate and interest thould be dibided. and a hare thereof fettled on the laid Sir George Lane and bis beirs, for quitting his whole pretente and right to that effate, and the remain thereof fettled on the faid Philip Hore the younger and his beirs for all his pretenles, and the pretentes likewife of his Brothers, Sifters and children to that ellate, which agreement the faid parties bid by their joint Petition humbly deare to be enablished by leverall probifoes in this Act, whereupon bis Bajellies was graciough pleased that it would be Enacted bythe Authority a. forelaid, And it is hereby Enacted, that the law leberall Decrees be and are bereby made null and boid, as if there bad neber been any fuch, And that the laid Sir George Lane hall be and is bereby reflozed unto, fettled, confirmed and enablished in the prefent and actual leizin and ponelsion of the mannoz, Cafile, Cown and lands of Kilfalchan with a wind-mill and or meduages containing by edima. tion three bundred acres of land, be it more or less, within the County of Dublin, with a Court Leet and Court Baron to be beld within the faid Bannoz of Kilfalchan, the meadow called the Lords mead in the feiles of Stradbally a meduage a ten acres of land in Stradbally afozelaid in the feiles thereof nert adjopning to the Lords mead aforefail, and all other the faid Philip Hores lands in Stradbally afoze.

faid, now or late in the tenure or pededion of John Murphy, John Quin and Walter Ryan, or one of them, one Defluage and forty acres of land with the appurtenances in Swords, one Defrugge and abe acres of Land in Rolls Towns, two Delluages, one Pigeon boule, one hundred acres of land, ten acres of meadow, and ten acres of pasture, with the appurtenances in Ardlaw, nine Defluages, nine Garbens, and one bundeed acres of land, with the appurtenances in Stradbally, commonly called Bealings Land in Stradbally, the billage, bamtet and Lands of Great Kingfton, with the appurtenances containing by estimation one Beauage, and fourleoze acres of land, two boules with Gardens, and a Dark of Dechard, commonly called Pond Park to them belonging, in Newstreet in the Suburbs of the City of Dubfin, one Close of Wark commonly called Barries-Park, without Bongans Gate, all lying and being in the Parish of St. Nicholas, Barony of Uppercross, and County of Dublin, afty willings yearly rent iduing out of the Mannoz of Weltpalftown, nine pence thief rent out of the lands of Crinferath, nine pence chief rent out of the lands of Knightfield, and thirteen willings and four pence thief rent out of Dowdes land, Bealings land, and Talbots land in Stradbally aforelaid, the Cown and lands of Pallockes-Town and Maces-Town in the aforelaid County, the Cown and lands of Kilmore in the Barony of Coolook and County aforefaid, by birtue of a Mortgage from one Christopher Nugent of Robins-Town, in confideration of Fourteen bundeed pounds. All which Lands, Tenements , bereditaments and Chief Rents, are fituate, lying and being within the County of Dublin aforelaid, And also of three Meduages, two dables, one piece of mate ground, one Garden, and other Ebiffers neer the laid table, in the Parish of St. Bridget, something in the possession of William Badger, or his Theretenants, within the County of the City of Dublin, and Suburbs ex Liberties thereof, two Deffuages with the appurtenances in Oxmantown, in the Paris of St. Michans, Cometimes in the possession of Peror Decoster, one Brick bente, three Defluages covered with fram in Oxmantown aforefaid; mbich Patrick Martin and Peter Decoster Cometimes beld. one Beduage of Tenement in Mary Lane in Oxmantown a forelaid, which James Lewelly Cometimes beld, one flated Meduage, and one dable in Pill Lane in Oxmantown, which the aforelaid James Lewelly Cometimes beld, one Brick boule with the appurtenances in Pill Lane in Oxmantown, fometimes in the possession of Margaret Lewelly beceased, one other

other Brick boule and garben, two lebetal Cotrages upon Cock-Hill neer St. Mary Abbey, worth John Fifter Caplos formerly beld, one Medicage with the appurtenances in Mary Lane in Oxmantown, cometimes in the possession of John Arundell, one Decluage with the appurtenances in Mary Lane afozelaid, Cometimes in the policision of Barbara Bath, two Meduages with the appurtenances in Pill Lane in Oxmantown, which Edward May betealed, funterlines held, one hop of room in Highstreet under the bouce where: in Robert Dowling formerly libed, which thep was beld by John Jourdan, one thatch't boule of meduage with the anpurtenances in St. Mary Abbey, in the Parich of St. Michans, which John Hore Cometimes held, a meanage with the appurtenances in Highstreet, in the Paris of St. Michaels, Cometimes in the powelsion of Richard Barry of Dub lin Alberman, one piece of wate land in Bill Lane in Oxmantown, formerly in the polatision of John Moor Det chant, one piece of wate ground whereon two meduates were built, in St. Francis Street, formerly in the posselsie on of William Lock, one melauage of tenement with one garden and the appurtenances in Oxmantown heet Fifhers Lane in the polacision of George Carleton Court of the garden of wage plot of ground in Cookstreet, in the way rich of St. Audeons, upon which are now boules built by one Robert Eustace, and now in the possession of Bryan Jones Efquire, one meduage of renement with the appured nances on the Merchant Key, in the Parish of St. Audeons, fometimes in the polselsion of John James and others, which the laid Philip Hore beld from Christopher Chillian of Drogheda Werthant for certain pears pet to come pielding thereous pearly to the faid Christopher and his besen wifie pounds fterling, at the feaths of Easter and St. Michaelthe Archangel, which conv the faid Christopher Des mortgage unto the laid Philip for ninety pounds sterling, one piece of ground called the Bean Yard in Oxmentown, in the Parent of St. Michans, late in the polaelsion of Sie Anthony Morgan linight, one boule on the Pavement in Oxidatiowa aforelaid, leading to Youngs Castle, sometimes in the polfelsion of Walter Scanlan, att which boules, tenements and premises are situate, lying and being within the City and County of the City of Dublin, of in the County of the City of Dublin, of in the Suburbs of livervies thereof, together with all other the boules, lands, tenements and and interest formerly belonging or in any ways appertain. ing to the faid Philip Hore within the faid City and County

of the City of Dublin, the Suburbs and Liberties thereof, And also the Cown and lands of Bulls Town, the Town and lands of Clatters Town, with a Water-Bill and Pigeon-boule, and part of the Town and Lands of Cales Town, the Cowns and Lands of Bewtown and Swines-Deane, all lying and being in the County of Meath, And all other the lands, tenements and hereditaments formerly belonging or appertaining to the laid Philip Hore in the laid County of Meath; And that be the laid Sir George Lane, bis beirs, Executors of Admini-Gratus respectively, hall have, hold, possels and enjoy all and lingular the premilles, with al' the rights, members and appurtenances, Rents, Jaues and Profits, and all other advantages whatfoever to them, and every of them belonging or appertaining, to the use of him the said Sir George Lane, bis beirs , Erecutors, Administrators and Alsigns respectively, subject to such rents and ferbices as the same are lyable unto by this Aa; And the said several and respective Letters Patents, as to all things therein contained, and not berein after changed or aftered, thall be and are bereby ratified and confirmed, Any thing in this prefent Aa, or any other former Aa, caule, matter or thing to the contrary notwithanding.

and be it further Enaned by the Authority aforelaid, That the laid Philip Hore the lon wall be and is bereby re-Hozed to his blood, and thall and may derive his pedigree and descent from all and every of his Ancedors lineal and collateral, other than as to the premides to lettled on the laid Sir George Lane as afozelaid : And that be the laid Philip Hore thall be and is bereby redozed unto, lettled, confirmed and enablified in the adual and prefent Seizin and possession of the Cown and lands of Castleknock and Irishtown, with a Will and Salmon Wher thereunto belonging on the Liffy, Hartstown, Stahenny, Castle Curragh, alias, Curragh, Ballidowde, Rickinhead, Balliboggan, Lusk, alias, Lusks Land, Rath Lucattown, The Logh, alias, Loghes Hill, alias, Bullogs Land, the Rath of Killofery, alias, Ashborn-Rath, two Watermills in the Town of Killosery, with three acres of land thereunto belonging, Blackhall, containing firty acres, lying in the Parith of Killofery, Beauford with twenty acres thereunto adjoyning, late in the tenure of Walter Ryan and John Ryan, und now leased by the said Shoomaker, Correctowne Philip Hore to Richard firty acres, Coolcoigh, Dunmucky and the twenty acres, aliae, Thornetown, Chappell Middway, one willing thief rent

rent out of Killmartin, eight pence chief rent out of Ashtowne in the County of Dublin, as also wall be and is bereby redozed unto, fettled, confirmed and enablished in the aquall and prelent leizin and posselsion of one Burgage in St. Maryes Parith in the town of Wexford, one tost catled Allens Walls in St. Peters Parith in the laid Town of Wexford, one wall meduage and afteen acres of land called Farrans Cown, alias Lackans land in Taghmon, The Dannoze of Skallrish, alias Ballimaska rish, and Kildowan, containing the Caule, Town and lands of Drinagh, Ablinflown, Stapolestown, Doumshtown, Mil-town, Whits-town, Levets-town, Rows-town, Kelks-town, Synotts-town, in Great Killian twenty Acres, in Whits-town called Morrisgate, Forty acres, in Jacketts-town, little Ballifenock, Morrenstown, Gurtchynininog, Quoans-town, Polebreane, Fardelestown, the Commons of Drynagh containing arty abe acres. Bogganitown, Carran in Carne containing two acres, Cullentragh, a plott of ground on the Caule bills in Wexford, Balleshellan, Martells-Knock, Graigshallagh, little Johnstown, The Dirr, Youngestown, Harviestown, and the mill thereunto belonging, PoleHore, Bolgerstown, and Muchy-wood, and Mullindery with the appurtenances, all lping and being in the County of Wexford, And that he the laid Philip Hore hall babe, bold, postels and enjoy all and unquiar the premilles to bim and his beirs againg the Kings Bajedie, bis beirs and Successors, and against the faid Sir George Lane and his beirs, and all claiming by from or under them or any of them by virtue of this or the laid former Ad, with all the rights, members and appurtenances, Rents, idues and profits, and all other advantages whatfoever to them and every of them belonging and appertaining to the ule of bim the laid Philip Hore bis beirs, Executors and Administrators respectibely for eber, Subjea unto such rents and ferbices as the same are lyable unto by this Ad, This prefent Ad,or any other Ad, Law, Statute, Debinance, De. Der, Grant, Decree, Dutlawry, Attainder, Record, Probinon, Sequedration, Diaribution, Allotment, Judgement og Condiction, og any other claufe, matter og thing to the contrary not with anding.

his Pajedie having taken to his Printely consideration the many faithfull and acceptable services of Sir George Hamilton Unight, performed as well to his late Pajedie of Slozious Demory, as to himself in the Warrs of Ireland, and that in severall qualities, as Captain of Porse, Colonel and Captain of Foor, Sovernour of the Cause of Nenach,

and other capacities for which there were arrears to great value accrued to the laid Sir George Hamilton before and after the fifth of June, One thousand ür bundzed forty nine. which, though not flated, are by agreement and confent between bim and other the Commissioned Officers and Truffees, ferbing in Ireland befoze that time, reduced to fibe thouland pounds ferling, Be it therefore Enaned by the Quthoutp afozelaid, That the laid Sir George Hamilton thall in full latisfaction of all personal arrears due unto bim for his fervice in Ireland, in the several imployments be had there befoze and after the laid fifth day of June, Dne thouland ar bunded forty nine, be latished the lunim of tibe thouland pounds feeling out of the fecurity fet a part and belighed by this and the laid former Aa for latisfacion of the arrears of luch Commissioned Officers as ferbed bis Dajettie of bis laid Royal Father in the Warrs of Ireland, at any time befoze of after the fifth of June, Dne thouland fix bundzed fozty nine, in futh manner as by the faid agreement is direct, this An, of any other An of matter to the

contrary notwithflanding.

Provided Alwayes and be it Enacted by the Authority as forelaid, That where any lands, Tenements or bereditaments, which were feized, lequedred ogfet apart upon account of the late Rebellion of Warr, babe been given and granted by any particular clause or provision in the said former Aa mentioned, og by any Letters Patents under the Great Seal of England, or under the Great Seal of Ires land, to any person of persons whose edates therein were confirmed by the laid former Aa, or are confirmed by this prefent Ad, and whereof a third part bath not been already ebicted by fome Decrees berein confirmed, (the lands granted to bis Royal bighnels James Duke of York, George Duke of Albemarle, Arthur Carl of Anglesey, Roger Carl of Orrery, Charles late Carl of Mountrath, Richard Lozd Baron of Colocny, Charles late Carl of Falmouth, Theobald Carling Carlingford, Henry Lord Arlington, John Lozo Kingston, Chidley Coot and Thomas Coct @. squires, the reliet and beirs of Sir Simon Harcourt, and the relict and Children of Colonel George Cook, Sir William Pen, Sit Theophilus Jones, Sit George Aylcough, the Dz. phans of Colonel Owen O Cenell, Sir George Rawdon Baroner, Sir George Lane, Edward Vernon Elg. Erasmus Smith Elgi and the lands conveyed of mentioned to be conbeyed by John Parker to certain Trudees for pious ules, which Triffees are hereby made responsible to the Lord Lieu-

Lieutenant, og other Chief Gobernour and Gobernours and Council there for the time being, touching the execution and performance of the laid Charity, and the lands granted to any person of persons in latisfaction of arrears due for lervice done in Ireland, or in latisfaction of any debt owing to them for providions for the Army or Maby in Ireland, and the lands which by the faid former Ac are reflored to former Proprietors, onely excepted) That there and in fuch cales, the laid Probiloes, Claules, Grants and Letters Patents hall be understood, and so are bereby declared to be good and balid for no more than two full third parts of the Lands, Cenements and bereditaments therein mentioned, and thereby granted, and as to one third part of the Lands, Tenements and pereditaments therein contained, hall be and to are bereby declared to be null and boid, Any thing in the laid Proviloes, Claules, Letters Patents, or in the faid former Ad, or in this prefent Ad contained to the contrary norwithdanding : Meberthelels fuch Grantees, and all those who claim under them, wall babe like liberty of Retrencoment, and in like manner and form as Adventurers and Souldiers are to babe by the rules of this An, and the third part to as afozefaid to be retrencht, hall remain and be bested in his Pajestie, Dis heirs and Successors, to be disposed and applyed to such uses as other fozfeited lands by this Aa ought to be, Any thing berein befoze contained to the contrary notwithdanding.

Provided allo, and be it Enaced by the Authority afore. faid, That out of all the Lands which have been decreed to any Irith Papit, Popith Beculant, og Boman Catholick, by birtue of any Decrees not grounded upon tome particular Provide in the laid former Au, and made by the Commissioners foz execution of the laid former An, after the fecond day of July in the year of our Lord, One thousand ür bundzed ürty thiee, and berein confirmed, one years rent, according to the values the same were let at in the year. One thousand ar hundred afty nine, over and above all other the rents and payments by this Ad impoled of made lebrable, mall be raised, and ledged, and paid unto the Receivers berein after mentioned, by two even and equal payments, the first payment thereof to begin upon the first day of November, which hall be in the pear of our Lord, One thou fand fir bundged firty and feben, and the fecond payment thereof to be upon the art day of November, which wall be in the year of our Lord, One thouland ar bundled arty and eight, under the penalty following, That is to lap.

epe.

every person lyable to the payment of any part of the said Pears tent, and making befault, and failing to pay the same by the space of twenty days next after any the days and times wherein the same ought to be paid, wall be charge. able, and is bereby charged with double the fum which ought to babe been paid as afozefaid, to be lebred by Procels out of big Bajeffies Court of Exchequer, in like manner as any other the rents berein befoze imposed or appointed to be lebped; And the laid Beceibers berein after mentioned, are to pay the moneyes by them received from time to time unto Arthur Carl of Anglesey, Aite Treasurer of Ireland, or unto the dice- Treasurer of Ireland for the time being, And the laid Arthur Earl of Anglesey, of the Mice Treasurer of Ireland for the time being, is pereby appoint. ed to ique out and pap all and ungular the monies which by birtue of this clause thall be received and paid in or other. wife ledged as afozefaid, unto fuch Irich Papilis, Popic Reculants and Roman Catholicks, as ferved under bis Majetties Entigns abroad, and are particularly mentioned in the late Declaration, and were leized of or intitled unto any Lands, Tenements of Bereditaments upon the three and twentieth of October, Dne thouland ur bundzed forty and one, to which they are not pet reflozed, and in such parts and proportions as the Lord Lieutenant, or other Thief Gobernour og Gobernours of Ireland for the time being hall direct and appoint.

And whereas in the laid former Ad it is provided. That the fum a fums of money which have been forfeited by any Adventurer of Adventurers, by reason be of they did not say tistie of pay in their full proportions of sums of money respecibely subscribed by them, according to the tenor of the Aas of Parliament of the febenteenth a eighteenth of King Charles the ard, be & are bereby beded and lettled in bis Bajedie. Dis beirs a Successors, as in a by the laid An more fulip appeareth, which forfeited subscriptions, adventures or fums of money are commonly called by the name of lapled money. And whereas bis Bajedie for the better increasing of the dock of undisposed forfeited lands and to the end that moze of the ancient and former Proprietors may come to be reflozed, is graciously pleased to relinquish his satisfaction of the laid lapled money by of out of any forfeited fands to be therefore let out, and to accept of the fum of Thirty thousand pounds sterling, to be paid unto bis Abateffie in lieu and recompence thereof, Be it therefoze Enac. ed by the Authority aforelaid, Chat bis Bajeffies right and

title in and to any forfeited lands, in recompense of and latisfaction for the faid lapled moneys thall be and is bereby released and discharged; and further, that it wall and may be lawful to and for the Lord Lieutenant, and other Chief Governour of Governours of Ireland, and Council there for the time being, to affels and impole upon all and every the Lands, Tenements and bereditaments, which by birtue of this Aa hall be reflozed or confirmed to any former Proprietors of the Popis Religion, or granted to any the Roman Catholicks of Ireland, such further and other fums as they hall think fit, for the raising and levying of Thirty thousand pounds sterling, in the most equal and indifferent way that may be, to be paid unto the Receiber berein after mentioned, by two eben und equal papments, the first payment thereof to begin upon the first day of May, which hall be in the year of our Lord God. One thousand ür bundzed ürtp and ür, and the lecond day of payment to be upon the first day of November, in the year of our Lozd, Dne thouland fir hundred firty and fir, and in cale any person or persons lyable to the payment of any part of the said Thirty thousand pounds to, as aforefaid, to be affeffed and imposed. shall make befault of payment, by the space of one and twenty bays next after any the days and times wherein the same ought to be paid, then the person so making default thall be chargeable, and is bereby charged with double the fum which ought to babe been paid as afozelaid; and the Aice Treasurer of Ireland for the time being, wall iffue out and pay, og caule to be iffued out and past unto Richard Stratford of London Gentleman, bis Erecutogs, Abminifirators and Affigns, the fum of Three thousand pounds fterling, and the relidue thereof being Ewenty leben thouland pounds, and all other the forfeitures and penalties which thall be incurred for non payment of the laid Thirty thouland pounds, unto luch person and persons, and to and for fuch uses as the faid lapled moneys, of the lands to be fet out in latisfaction of the lame, were of ought to babe been granted, in purluance of Dis Bajeffies feberal and re-Spenibe Letters under bis Royal Signet, bearing bate ut on the tenth, og eleventh, og the twelfth day of February, in the fourteenth pear of bis Bajedies Reign, and in the year of our Lord, One thouland fir bundred firty and two, og by any other Letters under bis Bajetics Royal fignet, of bp any Letters Patents to Roger Earl of Orrery, 02 others, Any thing in this of the faid former An contained to the contrary notwithdanding.

And be it further Enanced by the Authority aforesaid, That all the customs, duties and impositions of what nature of kind soeder which are or hall be due for any goods, wares or inerchandize imported into or exported but of the ports and havens of strangford and Ardials, or either of them, or any the members thereof, or Areekes thereunto belonging, beretotore the inheritance of Wentworth late Earl of Kildare, and by him fold unto his Hajestie, hall be and are bereby bested in the Kings Hajestie, and hall be held and enjoyed by his Hajestie, his heirs and Successors, any defeat in the condepance thereof to his Hajestie, or other mat-

ter or thing to the contrary notwithfanding.

And be it further Enaced by the Authority aforefaid. That the Capital meduage, mills, mannogs, towns and lands of Chappel-Izzard, alias Izzod, with all the rights, members and appurtenances thereof, beretofoze conbeped of mentioned to be conveyed or contracted for, by or in behalf of the Kings Bajedie, and agreed to be conveyed by Sir Maurice Eustace Knight, late Lozd Chancellog of Ireland, unto the Rings Bajedie, and for which part of the purchase money bath been paid by the Kings Bajedie unto the laid Sir Maurice Eustace in his life time, wall upon payment of the recouse of the purchase money unto the lawfull Executors of bim the faid Sir Maurice Eustace, be and is bereby beffed in the Kings Bajefie, bis beirs and Successes, and hall be held and enjoyed by his Bajedie, his beirs and Sucredors against the law Sir Maurice Eustace and his beirs, and all and every other person and persons claiming by from of under bim, them of any of them, any defect in the conbevance of adurance of the premises, any thing in the faid former Act of this prefent Ad, and any other matter of thing what. foeber to the contrary in any wife notwithdanding.

And be it further Enaued by the Authority aforelaid. That the Commissioners for Execution of this Act, shall let out and allotted unto Pajor John Neil so much of the undisposed and forseited lands in the Barony of Barrymore in the County of Corke, as may be sufficient to reprize him the said John Neile for the Houses in Waterford, whereof his Father was seized and possessed the two and twentieth of October, One thousand six hundred forty and one, any thing in the said sommer Act or this present Act contained to the contrary notwithsand.

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And be it further Enacted by the Authority aforelaid, That the Commissioners for Execution of this present Art, thall

reflose unto Sir Luke Bath Baronet, and big beirg, all the Caffles, boules, Bannors, Lands, Tenements and bereditaments, Rents, Rebertions of Remainders, Right. Title, Interell and Effate whatfoeber, which be the laid Sir Luke Bath, og bis berealeb father James Bath, og anp other in truff for them, or either of them, or to their or either of their use, was feized or postessed on the two and twentieth day of October, One thouland fir bundged forty one. (except the houles and lands within the City of Dublin and Liberties thereof, and also except all Impropriations and Appropriate tythes) which laid Bannors, Lands, boules and bereditaments to, as aforelaid, to be reflored, mall after fuch reditution be beld by the faid Sir Luke Bath, and bis beirs and Adignes, and hail be lubjen to luch Quit-rents. Services, and other payments, as the same are made lyable unto by this an, and would have been charged with, in cale the same had continued in the possession of any the Adbenturers of Souldiers, of their of any of their beirs of Adigns; And it is bereby Declared and Enaued, That the Commissioners for Execution of this Aa, wall forthwith fet out and allot unto the fait Sir Luke Bath and bis beirs, fo much forfeited lands in lieu of the laid boules and lands in Dublin, formerly belonging to him the laid Sir Luke Bath of his father, and to which he is not to be redozed, as map be lufficient to repaire bim the laid Sir Luke Bath and his beirs, for the boules and lands aforelaid , And the faid Commissioners are also to fet out and allot unto bis Royal bigbnels James Duke of York and his beirg, to much other forfeited lands as may be equal in balue, worth and purchase, for what be hath in Custodiam of the Estate of Sir Luke Bath, and that the Anbenturers and Souldiers, and the Officers who ferbed before the fifth of June, One thousand ür bundzed and fozty nine, and all other who are polled of, or intitled unto any of the elate of the laid Sir Luke Bath, according to this Aa, wall be likewife reprised in two full third parts of the value of their respective interens, before the laid Sir Luke Bath be reflored to luch part of his efface from whence they are to be removed. Any thing in this Aa, og the fogmer Aa, og any other Law, Statute, Drbinance, Arlary, Attainder, Beroyd, Sequelitation, Allotment, or any other caule, matter or thing to the contrary notwithdanding.

Provided always, and be it further Enaned by the Authority aforefaid. Chat the Commissioners for execution of this An Hall forthwith and without staying for any previous re-

prisal, remoze unto Garret Moor of Mourueene in the County of Mayo Elg. Dis beirs and Adigns, all and every the Mannors, Cautes, Lands, Tenements, Rebettions, Remainders, and all other hereditaments, Right, Citle, Condition, and other Interedand Chate whatfoeber, which be the laid Garret, of bis father, of any other in trud for them, or either of them, or for either of their ules, bad, beld, possested or injoyed, or ought to have had, held, possessed or enjoyed on the two and twentieth of October, One thoufand ar bundred fortpone, and that after luch reditution, and in lieu and farisfaction thereof, the Commissioners Do likewise with all convenient speed set out and allot, or cause to be set our and allotted unto the Adbenturers and Souldiers, their beirs, Executors and Adigns respecibely, who mall be removed to make way for luch reditution, their several and respenibe two third parts, out of some other undificated forfeited Lands, Any thing in this or the laid former an contained to the contrary notwithflanding.

Probibed always, and be it further Enaned by the Authority aforelaid. That the Commissioners for execution of this Ad, Do forthwith and without flaping for any prebious Reprizal reflore unto Edmond Lord Wice-count Mountgarret, bis beirs and Anigus, bis and their principal and Capital Beduage, with the appurtenances, and wall allo forthwith refloze unto the faid Edmond Lozd Clice-count Mountgarret, bis beirs and Alsians all and unquiar other the Beduages. Bannozs, Caftles, Lands, Tenements, Rebertions, Remainders, and other bereditaments, Right, Title, Condition and other Interest and Estate whatsoever, which he the faid Edmond Lord Wice-count Mountgarret, or bis father, or any other in trud for them, or either of them, or for either of their ules, had, beld, possessed and enjoyed, or ought to have bad, beld, possessed or enjoyed on the two and twentieth of October, One thousand ux hundred forty one, and whereof no Adbenturer of Souldier, not the beir, Erecutoz, Adminiaratoz oz Alsignee of any Adbenturer oz Souldier is now in possession (Impropriations or Appropriate tythes onely excepted) And that all and every the Lands, Cenements and hereditaments whereof the faid Edmond Lozd Aice count Mountgarrer, oz bis father, oz any other person of persons in trust for him, of to his use, were feized or possest on the laid two and twentieth day of October, One thousand up bundzed forty one, and which are now in the possession of any Adventurer or Souldier, or of the beir, Erecutor, Administrator or Anignee of any Adbenturer

benturer of Souldier hall after their several and respective full two third parts to them set out and allotted out of other softened and undisposed lands in satisfaction of their several and respective interests, be likewise set and allotted unto and placed in the possession of him the said Edmond Logh Aire-tount Monnegarrett and his heirs, any thing in this of the said somer Aa to the contrary notwith.

flanding.

Probided alwayes and be it further Enaged by the Authority afordaid. That the Commissioners for Execution of this Act, hall forthwith redoze unto Colonel Lucas Taaffe and Elizabeth his Mife all and tingular the Joindures, portions, lands, Cenements and hereditaments and other intered what soeder which the said Elizabeth or any other in true for her or for her use had or ought to have had, held, postelsed or enjoyed the two and twentieth of October, One thousand in hundred forty one, or at any time tines, any thing in this Act or any other Act contained to the contrary not with sanding.

Provided Repertheless that no reprizable Souldier, Adbenturer, Officer serving before the fifth of June, One thousand fix hundred forty nine, or Protestant Purchasor in Connaght or Clare, he removed out of any part of the premises, which they are to have by the rule of this Act, before they be first reprized for the same according to the said rules.

And be it further Cnaded by the Authority afozelaid, That Richard Earl of Burlington and Corke Lord bigh-treasurer of Ireland, his beirs and Alsignes in the diaribution and letting forth of the lecuritie appointed for the latisfaction of the arrears of the Commissioned Officers who ferbed pour Majedie, and pour late Royal Father in Ireland before the fifth of June, One thouland ür bundzed forty nine, Gall babe the preference a preemption of all the forfeited boules, lands, tenements and bereditaments in the town of Youghill or the liberties thereof, belonging unto and which are part of the laid lecurities, at the rate of Eight pears purchase, as they are or wall be found to be really and Bona Fide worth, and that Arthur Carl of Angleley dice treafurer of Ireland, bis beirs and Alsignes wall babe like mefe. rence and preemption of all the forfeited boules, lands, tenements and pereditaments in the town of Rosse in the County of Wexford, of the liberties thereof, belonging unto and which are part of the faid fecurities, at the rate of eight years purchale, as they are of hall be found to be really and Bona Fide worth, and if any doubt or difficulty thall arile

arife concerning the value of the laid boules or lands, fo as the Trutees for the laid Officers, thall not be latistied with the return already made of the value of the same, that in fuch cafe upon the Beure and requel of the faid Eruftees; there wall be a new Survey and valuation of the laid towns a liberties thereof, by fuch persons as shall be appointed by the Commissioners for the Execution of this Aa, by and with the confent of the faid Truflees, according to which return the laid boules, Lands, Tenements and bereditaments, are to be fold and not otherwife, And in cafe the laid Carls, their beirs and Alsignes, orang of them; wall offer unto the law Commissioners for the execution of this Ad, any Debentures of Officers who ferbed as afozelaid befoge the fifth of June, Dne thouland ür hundged fogty nine. for or in part of payment for all, or to much of the faid boules and premises in the laid several towns, as wall be by them respectively contracted and agreed for that the same wall be allowed, and the laid Commissioners are bereby authorized, and required to accept and receive the same, for all or in part of the purchase money, so as the said Debentures are capable of prior latisfaction, and there has been fuch Deductions and defalcations made as are directed by this Act, and the laid former Act, and wall not be accepted to latistic more in the pound than the whole lecurity will bold out to latistic the Debentures of the rest of the laid Officers, & the laid Commissioners are also required a authozized to give luch certificates as are necessary for the palsing of Patents thereof, according to the rules of this Aa.

And whereas there is a Leafe granted of a boule in Dublin, called Corke house, with the appurtenances, unto the Right Conourable Richard Carl of Corke and Burlington, by the name of Richard Carl of Corke Lord bigh treasurer of Ireland, from James Margetson Donoz of Dibinity, Trealurer of the Cathedral Church of St. Patricks Dublin, by the apprehation of the Archbimop of the same Diocels, and in obedience to his Pajedies Letters of Recommendation to that purpole dated the twentieth of July, One thouland fix bundzed fixty, and confirmed by the several Deang and Chapters both of the boly Trinity Dub.in. and St. Patricks Dublin, bearing Date the three and twentieth of January, Dne thousand ur hundred urty, for the ferm of forty years from the Feat of the Matibupof our Bleded Sabiour then lad pad, which was made upon good and valueable confiderations, Be it therefoze Enaned and it is lereby Enaced and ordained by the Authority aforefaid, Char the faid Richard Earl of Cork and Burlington, his Executors and Assigns, hall and may have, hold and enjoy the faid house with the appurtenances mentioned in the said Lease, for and during the years therein mentioned, at the Reservations thereby reserved, Any thing in this Act, or any other former Act or Statute to the courtary notwith sanding.

Provided alwayes and be it Enanco, That all and fingular the Lands, Tenements and pereditaments, which Arthur Lozo Tice Count of Valentia and Carl of Anglesey bath purchased from any person of persons in aqual postef-Gon thereof, by birtue of any Grant, Deber og Dilposition of the late Alurped Powers, or any of them, the Lands and Tenements Decreed away by the Commissioners for the erecution of the laid former Ad, onely excepted, Hall be lettlet, and are hereby granted and confirmed unto bim, bis beirs and Alsigns, and he and they hall have, hold and enjup the fame; and that for fuch of the faid effates, or any part thereof as have uz hath been Decreed away as afoze. laid, or hall be decreed away in pursuance of this Air by the Commissioners appointed, of to be appointed for the execution thereof, the laid Garl, bis beirs and Adigns, hall forthwith be fully reprized for the lame, and without any Retrenchment by the laid Commissioners, by so much forfeited lands as may be lufficient to make up and lupply unto the law Arthur Carl of Angleley, bis beirs and Adigns. what was or is granted, or intended to be granted by the laid An. or by this An ; And the laid Earl, bis beirs and Alsigns hall habe, hold and enjoy all other the benefits adbantages in and by the faid fogmer An giben, granted or provided, or intended to be giben, granted or provided to or for the laid Earl, his beirs or Alsigns, And thing in the laid former Ad, or in this prefent Ad, or otherwife to the contrary notwithganding.

And be it further Explained, Declared and Enaced by the Authority aforesaid, That all and every payment and payments, sum and sums of money which are and hall be made by any Adventurer, Officer and Souldier, Connaght-Purchasor, Irish Papis, Popish Recusant, Roman Catholick of others, out of of sof any of the said soffeited, bested of escheated Lands, Tenements, hereditaments and Estates, by birtue of in pursuance of his Dajesties said Declaration, Instructions, the said softener, of this present Ac, of hyall, every of any of them, to of sof any use of uses, intent, end of purpose therein respectively mentioned, expressed, declared, limited of appointed; Excepting onely

the Quit-Rents and other Chief-Rents referbed and papable unto bis Bajettie, bis beirs and Succettors, and fuch other lums as are berein otherwife directed to be paid, mall be paid for the laid ules, intents and purpoles into the bands of John Bence and Alexander Bence Elquires, oz either of them, who are bereby condituted and appointed joyntly and severally to collect and receive the same, and to be Collegoes and Receivers thereof by themselves of their Deputy of Deputies respenibely, whose Acquittance of Acquittances, Receipt of Receipts for the faid leberal and respective payments, sum and sums of money, being entred and ugned as after is directed, hall be firm, balid, effeaual and fufficient discharges in Law for the same respeaibely: And to the end our said Wice-Treasurer map know what lums of money be is to receive, all Acquittances which wall be given as afozelaid, are to be entred and figned by the leveral Officers of the Erchequer, according to the accustomed manner of Acquittances: All which payments, fum and fums of money, the faid Receiver of Receibers are to accompt for and pay ober unto Arthur Earl of Anglesey, bis Pajetties Receiber General and Hice- Trea. furer of this Kingdom, or to the Receiver General and dice-Treasurer of this Kingdom for the time being to be diposed of, iffued and paid out by bim to and for the feberal ules, intents and purpoles unto which, and in fuch manner as the same are respectively designed, limited or appointed, and to no other intent, use or purpose supon the issuing whereaf. the laid Carl of Anglesey, or the Clice-Treasurer for the time being, thall take the usual accustomed fees payable for other moneps, And the faid Collego of Collego, Receiber or Receibers for their pains, care and ferbice berein, half pabe, take, receive and bedug out of and for the respective payments, fum and fums of money which they hall to recerbe, pap ober or accompt for luch fees as were formerly allowed unto and taken by the former Receibers of the money papable by the Adbenturers and Souldiers, Any thing in the laid former of this prefent An to the contrary in any wife norwithdanding : Deberthelels it is bereby beclared, That the Commissioned Officers who ferbed befoze the afth of June, One thousand ur bundged forty nine, wall be and are bereby discharged of and from the payment of any fees due and payable unto the faid John Bence and Alexander Bence Receibers afozelaid, for or out of any Debentures due to the laid Commissioned Officers, but that the faid John Bence and A'exander Bence thall in lieu of and fa**latisfaction** tisfaction for the same, receive such compensation and recompense out of the Kents, Mues and Profits of the Security appointed for satisfaction of the said Debentures, as the Lord Lieutenant and Council hall think fit.

Provided alwaies, and be it further Enaced by the Authozity afozelaid, That the Commissioners foz execution of this Aa, do forthwith and without flaying for any previous Reprizal, reflore unto Theobald Lord Aite Count Mayo, bis beirs and Adigns, bis and their principal and Capital Deduage, with the appurtenances, and that also forthwith refloze unto the law Theobald Lord Wice-Count Mayo, bis beirs and Adigns, ail and ungular other the Decluages, Dannogs, Cadles, Lands, Tenements, Reberuons, Remainders, and all other bereditaments, right, title, condition, and other interest and estate whatsoever, which he the law Theobald Lord Aice-Count Mayo, or his father, or any Ancegoz whose beir be is, or any other in trust for them. or any of them, or for any of their uses had, beld, possessed oz enjoyed, oz ought to have had, held, poceced oz enjoyed on the two and twenticth of October, One thousand ur bundeed forty one, and whereof no Avbenturer or Souldier, hor the beir, Erecutor, Aominiarator or Adignee of any ADventurer of Souther is now in possession (Impropriations or Appropriate tythes onely excepted) And that all and ebery the Lanus, Tenements and Pereditaments whereof the laid Theobald Lord Aice-Count Mayo, or his father, or any other Ancedoz whole peir be is, og any other person og persons in trust for them, or any of them, were leized or pollest on the laid two and twentieth day of October, One thousand by hunged forty one, and which are now in the possession of any Aubenturer of Souldier, of of the beir, Executor, Administrator or Assignee of any Adbenturer or Souldier, mall after their leberal and respectibe full two third parts to them let out and allotted out of other forfeited and undisposed lands, in latisfaction of their seberal and respective intered, be likewise set out and allotted unto, and placed in the possession of him the laid Theobald Lord Aice. Count Mayo and his beirs, Any thing in this of the faid former Act to the contrary notwithdanuing.

Provided always, and be it further Enacted by the Authority aforelaid. That nothing herein contained thall in any fort prejudice the right, title or interest of Captain Owen Mac Carthy of Clogheroe in the County of Cork, unto any of the Lands, Tenements or hereditaments in the said County, mentioned or specified in his Claim, upon which

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be was adjudged innocent by the late Commissioners, but left to the Law for the recovery of the same; And that the Lands to claimed by him thall continue and remain in his Wajedies hands, undisposed of, for the space of twelve moneths nert after the patting of this Act, to the end that the said Owen Mac Carthy may within that time make out his right and title thereunto, if any he have, and cause the same to be adjudged and determined by due course of Law; And in case the said right and title be not made to appear, and be determined as asocesaid, within the time asocesaid, then all and singular the said Lands thall and may be disposed of as any other societied lands by this Act ought to be, Any thing in the said societied lands by this Act ought to be, Any thing in the said societies act, or this present act to the contrary in any wise notwithsanding.

and be it further Enacted by the Authority aforefaid, That the arrears due unto the late Barquels of Clanricard, for the several times and imployments be bad in this King. dom befoze the tenth of December, Dne thousand fir bundeed and fifty, be allowed and latisfied to the Erecutors or Administratogs of the laid Barquels of Clanricard, out of the Securities let apart foz latisfaction of the Commidioned Officers, who ferved befoze the fifth of June, Duc thousand ar bundzed forty nine; And that the said Executoes and Administratoes be and are bereby admitted and allowed to date all the faid arrears due to the faid Marquels of Clanricard before and until the tenth of December. Dne thousand ar bundzed and afty, befoze the Commissioners for execution of this Act, before any distribution made of the laid Securities, Any thing in this Act, or the laid former Act contained to the contrary notwith anding.

his Pajestie taking into consideration the many good and faithful services personned by Charles late Aice-Count Muskey in Forcign parts, and particularly that in consequence of the Disposition of Dunkirk, the state of his Pajesties assairs did not admit the continuance of the pay of the Regiment of Foot commanded by the said Charles Aice-Count Muskey, was therefore graciously pleased by his Royal Letters of the sixth of April, in the sisteenth year of his Reign, to direct and appoint that all the Lands in the Barony of Muskey, in the County of Cork, forseited to his Pajestie, and not set out to Souldiers or Addensiturets, nor resorded to the sounce Proprietors, the greatest part whereof were held of the estate of Donogh Earl of Clancarty, the said Charles his Father, should be by one or more Grant or Grants passed under the Great Seal of Ire-

land, unto the faid Charles late dice Count Muskry, bis heirs and Adigns foreber, To his and their use and uses without any accompt to be given for the same to bis Maje: stie, his heirs of Successors, as by the tenor of the said Letter moze at large may appear, fince which time the faid Charles late Hice-Count Muskry bath ended his long continued Services by the loss of his life in the late erpedition at Sea againft the Hollander, bis Bajefie is therefore graciously pleased pursuant to bis said former Royal intentions, Chatit be Enaned, and be it Enaned by the Authority aforelaid, That the Commissioners tor executien of this an, that let out and allot unto Charles-lames Mac Carthy now Chice-Count Muskry, Son and beir to the faid Charles dice Count Muskry, all the forfeited lands in the faid Barony, not fet out formerly to Adventurers and Souldiers, not redozed to the former Proprietors, And that the faid Commissioners hall quiet and establish the faid Charles-James Acce-Count Muskry in the postelsion thereof. which he is to hold, peacls and enjoy to him and the beirs males of his body, and for want of luch ique, the Remainder to the faid Donogh Earl of Clancarty, and the beirg males of his body begotten, the Remainder in fee to the right heirs of the laid Earl, Any thing in this Aa, or the faid former Aa to the contrary notwith anding; And that Certificates be thereof granted in order to the passing of Letters Patents: Provided nevertheles, That the laid Donogh Earl of Clancarty, Grandfather to the faid Charles-James now Aice Count Muskry, or the now Countels of Clancarty, if the survive the said Earl, may by way of Leafe for years of any part of the premises, or by grant of a Rentscharge for years out of the premises, or or others wife, as to him the faid Donogh, or to her the faid Countels, if the lurvive, wall feem meet, afford fuch relief out of the premittes to the former Proprietors thereof, as he or the thall finde do best merit the same, And what he or the thall do therein, is hereby allowed of, and made good and valid in Law.

And whereas Sir Philip Percival Knight Deccased, so, and on the behalf of of Thomas late Earl of Strafford, and Sir George Radelisse Knight Deceased, and their heirs, in ex about the year Due thousand six hundred thirty and six, but contract and agree with Teige O Connor Sligoe, Ancle and heir in taile to Donogh O Connor Sligoe then lately Deceased, and also with Edmond Mac Iordan and Dorothy his Wife, sole Siller and heir General to the said Donogh,

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Donigh, for divers Lordhips, Mannors, Caufes, Lands, Tenements and bereditaments, in the County of Sligoe, being formerly the effate of the faid Donogh O Connor S.igoe, whereupon several summs of money were paid, disburfed and fecured to be paid by the faid Sir Philip Percival, to the faid Teige O Connor, Edmond Mac Iordan and Dorothy bis Wife, and to some other person of persons by their of some of their consent, direction of appointment, for the freeing, discharging and disingaging the said premittes of or from fome mortgages, Leales or Incumbrances thereupon or some of them, but no legal conveyance were or could then be made og perfected to bim the law Sir Philip Percival by realon of the Grand Office then lately found in the Province of Connaght, whereby his Bajenie was intitled to the fato lands amongo bibers others in the faid Probince, Be it therefore further Enaned by the Authority aforelaid, That all and lingular the laid Lorddips, Bannogs, Calles, Lands, Tenements and bereditaments, with the appurtenances formerly belonging to the faid Donogh O Connor Sigo and the faid Teige O Connor Sligo, of to either of them, thatt be and are bereby fertled upon William Gart of Straf. ford Sonnand Beir of the faid Thomas Carl of Strafford. and Thomas Radeiffe Elgi Sonn and beir of the faid Sir George Radeliffe, and their beirg under the Rents and ferbices due and papable thereout to his Bajestie in the pear One thouland ür bunded forty one, And that they the laid William Cart of Strafford, and Thomas Radcliffe, and their beirs be forthwith fertled in the postelsion of all and unque lar the faid Lordhips, Mannors, Calles, Lands, Tenements and bereditaments, by the Commissioners appointed or to be appointed for the Execution of this Act, any thing in the afozefaid Act, of in this Act contais ned to the contrary in any wife notwithfanding : And be it further Enacted that all Depositions and eraminations of witnestes that babe been taken in a cause lately depending befoze the Lozd Lieutenant and Council of heland, between the faid William Earl of Strafford, and Thomas Radcliffe Elgi and Sir John Percival plaintiffs a. gainst Martin O Connor Grandsonn and beir to Teige O Connor Sligoe Elgi Decealed, Richard Lord Baron of Coloony and others defendants, hall and may be read and made use of as good proof for all such lands, Tenements and bereditaments as by the faid Depositions bave been probed to be part of the laid Donogh O Conners effate: And be it further Enaned by the Authozity afozefaid. Chat

the laid William Carl of Strafford, and Thomas Radcliffe of either of them, their beirs og Adignes, wall within Gr monthes time after the passing of this Aa, pap of cause to be paid all fuch fumm of fumms of money, as hall within the time of the laid ar monthes be made appear to be justy Due from the faid Teige O Conner Sligoe, Edmond Mac Jordan and Dorothy his Wife, Sir Philip Percival, Thomas late Earl of Strafford, and Sir George Radeliffe og any of them, their beirs of Alsignes of any of them, and not by them of some of them altready paid for and towards the purchating and buying off of any of the laid Borrgages, Leales, of Incumbrances which were upon the effate of the faid Donogh O Conner at the time of the laid contract made as afozelaid, which fumm of fumms of money to made appear to be due as aforefaid from the faid Teige O Conner, Edmond Mac Jordan, and Dorothy his Wife, Sir Philip Percival; Thomas late Cari of Strafford, and Sir George Radcliffe, their beirs of Alsignes of any of them, of by them of any of them, beposited in the Clerk of the Councils bands, in Deber to the buying off of any of the laid Bostgages, Leales or incumbrances, mall be and are bereby beffed in, and made papable unto his Maiedie, bis beirs and Successogs, to be disposed of by his Wajestie as by his Signet and Sign manual be hallie be and appoint, Sabing and ercepting bereout fuch fumm and fumms of money as hall appear to be judly and legally due by one Boztgage upon part of the laid edate, made by the laid Donegh O Conner to certain Feoffees to the use of the children of Sir Francis Blundell, their beirs oz Alsignes.

Provided that the Adventurers, Commissioned Officers who ferbed befoze the fifth of June, One thousand fir bunded forty nine, and Souldiers who are now in postelsion of all or any the faid lands, or ought to babe the fame according to the rules of this Ad, and are by birtue bereof to be remobed from the same, wall babe so much other fogfeited lands let out to them by the Commissioners for the Erecu- 2.2fg tion of this Adas may be sufficient to reprize and satisfie them for two full third parts of the lands from whence they are to be removed, and certificates thall be thereof granted in order to the passing of Letters Patents, which wall be of like force and effed as any other Letters Patents granted in pursuance of this An, are or ought to be, And they and every of them are bereby likewife discharged for them, their beirs and Executors respectibely, of and from all arrears of rent and mealne profits received or to Dan .

be received by them at any time before they hall be removed

as afozelaid.

Provided also, That the Town and Lands of Bradcullen, and so much lands contiguous about the same, as may amount unto three thousand acres of profitable land, with the appurtenances, which by the said Contract made with the said Teige O Conner, were to have been given or assured to the said Teige O Conner and his beirs, shall be and are bereby excepted from being settled upon the said William Earl of Strafford and Thomas Radclisse, and their heirs, or any of them, and shall remain dipoteable between Six Francis Gore knight, and Captain Robert Parkes, according to their seberal proportions of what they respectively possess of the said clate, and what by the rules of this Act shall belong to them respectively, and are to be reckoned and numbred out of such lands which are now in their or either of their possessions, most contiguous to the said Cown

of Bradcullen, in purluance of the faid Contrad.

and whereas the laid Sir Philip Percival and Sir George Ratcliffe, of one of them, did (besides the said Donogh O Connors effate) in like manner purchale some other small parcels of lands, tenements and bereditaments in the laid County of Sligoe, from leveral other persons, Be it further Enaned by the Authority aforelaid, Chat the laid William Carl of Strafford and Thomas Radcliffe thall be and are bereby readied to all the Easte, Right and Citle which the (aid Thomas late Carl of Strafford and Sir George Radcliffe, or either of them bad either in Law or equity in or to the laid last mentioned lands, tenements and bereditaments in the year One thousand Gr and forty, And that they the laid William Earl of Strafford and Thomas Ratcliffe, thall by the laid Commissioners for execution of this Act, be fortbwith rectored to the possession of all such of the said last mention. ed lands, tenements and bereditaments whereof the laid Thomas late Earl of Strafford and Sir George Radeliff, og either of them, or any other person or persons to their or either of their ules, og in trud for them, og either of them, were feized or postessed in the faid year, One thousand ur bundged and fogty, under the rents and ferbices due and papable thereout to bis Majedie in the laid year; And foralmuch as the Adventurers and Souldiers, and Commillioned Dfficers, who ferbed befoge the fifth of June, Dns thousand ar bundzed fozty nine, and are now in possession of, or claim the same, may the better know whether they map bold the faid lands, of take themselves to their Re-D2138182

prizals, the laid Commissioners are required to hear and betermine of the laid purchales, and of the right, title and interesteither in Law or Equity which they the laid William Earl of Strafford and Thomas Radcliffe have or had in or to the laid last mentioned lands, and to reprize the laid Adbenturers, Officers and Souldiers in other lands of equal value, worth and purchase, according to the tules of this Ad, in case the laid lands shall be evided from them as asocelaid, who are hereby discharged of and from all arrearages of rent and mean profits received at any time before they shall be removed from the laid last mentioned lands, Any thing in this or the laid former Act to the contrary notwithsand-

ing.

And be it further Explained, Declared and Enaged by by the Authority aforefaid, That all and ungular the lands, tenements and bereditaments, and other effates, with their and every of their members and appurtenances of, within oz appertaining to the half Barony of Irris, alias Irrus, og Erris, and the Parish of Dunfiny, alias Ducuni, adjoyning unto Irris in the County of Mayo, and the Parish of Termon-barry, alias Tearmenbeary in the County of Roscommon, and all and every of any of them belied in, lettled on, forfeired to, of belonging (upon the faid three and twentieth of October, One thousand ar bundzed forty one, or at any time fince) unto Lour Bajeffic oz Lour Royal Father, together with all the Wines and Dinerals therein (Royal Dines excepted.) and all fishings on the Sea coalls of the lame, as also on the Loughs and fresh Rivers and waters thereunto in any wife belonging or appertaining, be and they are bereby as from the five and twentieth day of March, One thousand ar bundzed arty abe, in the Seaventeenth pear of pour Dajedies Raign befied in lettled on and granted unto Sit Robert Vyner Innight, Thomas Vyner Elg, James Temple, Henry Lewis, and Silvanus Hyde of London Gent. their beirs and Alsignes for ever to be beld of pour Bajedie, pour beirs and Succelsors, as of your Caule of Dublin, in free and Common Socrage, at and under the yearly Rent of fifty pounds to be paid into your Bajesties Exchequer at Michaelmas and Eatter, by equal postions, and that Thomas Earl of Offory, Richard Earl of Burlington and Cork, Roger Earl of Orrery, Richard Earl of Arran, and Robert Boyle Elquire, their beirs and Alsigns for eber, hall postels and enjoy the full benefit, advantage and effect of your Majedies gracious Letters under pour Royal Signet, bearing Date the five and twentieth day of March, One thouland ur bundzed bundged firty two, in the fourteenth year of your Reign, for granting of leberal boules and lands unto Sir James Shaen, his beirs and Assigns for ever, in, for uz towards latisfaction of Addentutes of Arrears for Cerdice done in Ireland, and other interests consirmed, allowed or larissed by, of intended, allowed, confirmed of latisfied by of in purfuance of your Pajedies faid gracious Declaration of the Thirtieth of November, Dne thouland ar hundred and arty, and other Concessions confident with, and agreeable to the same, And also to babe, hold and enjoy to them, their beirs and Alsigns for ever, the full benefit, advantage and effen of pour Bajefties Letters under pour Royal Signet, bearing date the four and twentieth way of July, One thousand ur bundzeo urty ave, in the Seventeenth pear of pour Reign, in trust for and to the ules, intents and purpoles therein expreded, mentioned and declared, Excepting onely what concerns the lands and premides in Irris, Dunfiny and Tearmonbeary, of any of them, Any other Claule, Probiloe, Sentence, matter or thing whatloeber in the faid former or this prefent An contained, or any retrenebment, order or other matter or thing to the contrary in any wife notwithkanding, to far forth as the Lord Lieutenant of other Chief Governour of Governours of this Kingdom for the time being, wall ande the leveral matters and things berein contained to be confided with oz agreeable unto your Bajesties laid Declaration, the laid former of this Aa, of any of them.

And be it further Enaned by the Authority aforesaid, That nothing in the said former of this present An, may of hall in any sort impeach the innocency of, of otherwise presudice Francis Ferrall of Mornine in the County of Longford Esq but that he hall be and he is hereby restored unto all and every the Lands, Tenements and hereditaments claimed by him, whereof he was possesed the Three and twentieth of October, One thousand six hundred forty one, and thereunto rightfully intitled, and are particularly recited and mentioned in his Decree from the late Commissioners, whereby he is adjudged an Innocent person, Morwithsanding his taking of lands in Conaght, or any other

caule, matter or thing to the contrary.

And be it further Enaced by the Authority aforesaid, That the Commissioners for the execution of this An, thall forthwith set out and reflore to Sir Connel Farrell knight and his heirs, all and angular the Demages, Bannors, Lands, Tenements and hereditaments which

in and by the laid former An were granted and restored, or mentioned, meant or intended to be granted and restored unto the laid Sir Connell Farrell, and all other the benefits and advantages of the laid former An, And that certificates be thereof granted unto the laid Sir Connell Farrell, in order to the passing of Letters Patents accordingly. And the laid Commissioners are likewise to set out to Cornet Robert Meredith, and all others who were or are seized or possessed of any of the said Lands, Tenements or hereditaments in latisfaction of any Adventures or Arrears, such other sozsieted lands as may be equal in quantity of Acres unto two full third parts of the lands so to be restored, any thing herein before contained to the contrary notwithsan-

ding.

Provided also and be it further Enaded, that the Commissioners for Execution of this Aa, Gall forthwith and without daying for any previous reprizal redoze unto Colonel John Kelly of Skryne in the Barony of Athlone and County of Roscomen, his beirs and Acignes, all and ebery the Bannogs, Caules, lands, Tenements, rebertions, remainders and all other herevitaments, Right, title, condition and other interest, and estate whatsoever which be the faid John Kelly, og any other in trud fog him og to bis ufe. bad, beld, posselsed of enjoyed, of of Right ought to babe bad, beld, possessed of enjoyed upon the two and twentieth day of October, One thousand up bundzed forty one, And that after fuch Reditution and in lieu and latisfaction thereof, the Commissioners do likewise with all convenient Speed fer out and allot, of cause to be set out and allotted unto the Ad. benturers, Souldiers, Protestant purchalors of lands in Connaght and Clare, befoze the first dap of September, Dne thousand ür bundzed fozep nine, og their Trutees, and their beirs, Executors and Adignes respectively, who wall beremobed to make way for such reditution, their several and respective two third parts, or such other latisfaction as will be due to them by the rules of this Act, out of some other forfeited and undisposed lands, any thing in this or the said former Ad contained to the contrary notwithdanding.

And whereas his Basedie in and by certain Letters Patents under the Great Seal of Ireland; did give and grant unto Sir Henry Tabott Knight, certain lands in Connight, in Erthange of and for certain other lands of his the faid Sir Henry Talbott, adjoyning to the Caule of Dublin, and convenient for his Basedies service, It is therefore hereby probided and Enacted, That it hall and may be lawful to

and for the laid Sir Henry Talbott, to have hold and enjoy to him and his beirs, all and singular the lands, Tenements and hereditaments in Connaught, in and by the laid Letters Patents granted according to the tenor and effect of the lame Letters Patents, any thing in this Act contained to

the contrary in any wife norwithflanding.

And be it further Enacted by the Authority aforelaid, That the Commissioners for Execution of this Act, wall forthwith lecout and allot unto all and every the Adventurers, Souldiers and Commissioned Officers who ferbed befoze the fifth of June, Dne thouland ur hundzed fozty nine, their beirs and Amanes who now are leized or postelsed of any Caules, boules, lands, Tenements and pereditaments, Bents, intereds and edates whatloever in this Ringdom, which Nicholas Plunkett of Balrath in the County of Meath Elgi now Sir Nicholas Plunkett Knight, right fully bad and enjoyed upon the two and twentieth of October. One thouland ür bundjed forty one, so much other forfeited lands as may be equal in value, worth and purchase to two full there parts of the lands whereof they are so posted, if they hall be willing to accept of luch reprize, and to be removed from the same, and that all and every the medicages, lands, Tenements and hereditaments for which thep of any of them hall accept of luch reprize, and from which they or any of them hall be removed as aforefail, and the other third part of the premittes, and all other meduages, lands, Tenements and bereditaments, Rents, Interests, truds and edates whatfoever, which at the time afozefaid bid belong to the faid Nicholas Plunkett, hall be by the faid Commissioners let out and allotted, and granted unto James Hamilton Elg; one of the Grooms of Dis Baiefties Bedebamber & bis beirs, Erecutors, Adminiarators, and Al. fignes respectively, And in case any person of persons leized of postessed of the premister of any part thereof, wall not be willing to be reprised to or removed from the lame as aforefaid, the Commissioners for Execution of this Act, wall forthwith let out and allot unto the laid James Hamilton and his beirs, to much forfeited lands in tome other convenient place as map be equal in value, worth & purchase ro the said lands, Tenements and bereditaments, or to to much thereof as the faid Adventurers and Souldiers or other perfons as forelaid, hall be unwilling to be removed from, and berein they are required to proceed with all convenient speed, any thing in the faid former or this prefent Act to the contrary norwithganding.

And whereas in and by the laid logmer Ad and the Declaration therein recited, it was provided that it hould and might be lawful to and for his Bajestie to resore any innocent papills who were disposessed of their boules in Corporations, to their leveral and respective boules within the said Corporations, his Bajestie is graciously pleased that it may be Enaced, And be it Enacted, Char the said clause and the power thereby reserved to his Bajestie, hall be and is

bereby repealed, releafed and bifcbarged.

Providen alwaies and it is hereby Enaded, That it hall and may be lawful to and for Richard Stephens the younger to bolo and enjoy to him and his beirs, all and ungular the meduages and lands, Tenements and other the beredita: ments utuat, lying and being in and about the Cown and Corporation of Kels in the County of Eastmeath, whereof be the law Richard Stephens the younger by bimself or his unver-tenants was leized or puffelled upon the Seaventh of May, Dne thouland ür bundzed fifty nine, and which Ipe within the fecurities fet apart for the latisfaction of the Commissioned Officers who served befoze the afth of June, Dne thouland fir bundgeb fogty nine, be the laid Richard Stephens placing thereupon to many Debentures for arrears Due foz Cerbice Done befoze the laid fifth of June, Dne thouland fir hunozed forty nine, for which no latisfaction bath per been given, and which are latistiable by the rules of this of the faid former Adas do amount unto the full fumm of three bundred pounds, any thing in this or the laid former An to the contrary notwithflanding.

And whereas Sir Theophilus Jones Anight, was bereto. foze lettled in and planted upon a Beffuage and certain Lands in and about Lucan, and now by birtue of some Decree made by the Commissioners for execution of the laid former Aa, and berein confirmed, is onely to enjoy the faid Menuages and Lands during the life of Patrick Sarsfield, who was declared notent, after whose beath the faid lands are declared to come unto William fon of the laid Patrick, an infant, and the beirs males of bis body, by reason whereof the said Sir Theophilus Jones is likely to ludain great prejudice, if due consideration be not bad of his improvements, Be it declared and Enacted, That the Commissioners for execution of this Aa, wall forthwith let out and allot unto the faid Sir Theophilus Jones and his beirs, so much forfeired land as may be sufficient in balue, worth and purchase, fully to reprize the laid Sir Theophilus Iones for the Beauage, Lands and Improbements

which have been to ebided and decreed away from bim, Any claute, matter of thing in this of the laid former Ad

to the contrary notwithflanding.

Provided always, That it hall and may be lawful to and for Pierce Creagh, to hold and enjoy to him and his beits, all and üngular the Decluages, Lands, Tenements and bereditaments in the Province of Connaught, and County of Clare, or either of them, whereof he the laid Pierce Creagh, is now in possession by himself or his Ander-tenants, and into which the laid Pierce Creagh was transplanted by the late Alurpers, Any thing in this or the laid former An to the contrary notwithsanding.

And because the Adventurers and Souldiers are by this At exempted from payment of luch frees to the Officers attending both boules of Parliament and others as in and by the faid former An might babe been demanded 02 pretended to, as due, Be it therefore Enaded by the Author zity afozelaid. That it wall and may be lawful to and for the Lord Lieutenant, or other Chief Governour or Governours of Ireland and Council there, to affels and impole upon all and every the Adventurers and Souldiers, who by the faid former Ad were lyable, or might be pretended to be lpable to the payment of luch fees, luch further and other lums of money not exceeding Five thouland pounds, as they hall think fit, and to cause the same to be sebyed in luch manner, as any other the lums berein befoze impoled, are levyable, and to be paid to the Receivers aforelaid, to the end the same may be issued out unto and diaributed amonga luch Officers in luch manner and accoeding to such proportions as the Lord Lieutenant, or other Chief Gobernour and Council, after the addice of both boules of Parliament thereupon had, hall direct and appoint.

Provided always, and be it further Cnaded by the Authority aforelaid, Char Colonel William Leg, one of the Grooms of his Bajedies Bed-Chamber, wall in Iteu of what hath been retrenched of his Provide in the former Au, have, hold and enjoy to him and his heirs for ever, all and angular the Lands, Tenements and hereditaments by his Bajedies Letters Patents to him granted and passed under the Great Seal of Ireland, pursuant to and according to the tenor and essent of his Bajedies Letters under his Privy Signet and Sign Banual, bearing date at Whitehal the Mineteenth day of January, One thousand ar hundred arty and three, without any Retrenchment or

Defai-

Defalcation whatfoever, Any thing in this or the faid for

mer Aa to the contrary notwithanding.

And be it further Enaced, Chat James Fitz Gerald of Laragh in the County of Westmeath, and his beirs, mall babe the like reditution, priviledges, advantages and benefits in all respeas, as any of the fifty four persons probided for by this An, Any thing therein contained or other-

wife to the contrary notwith anding.

bis Dajettie being fully farished of the contant loyalty and Innocence of Robert Arthur Deceased, late of Dublin Alberman, and of John Arthur his son and beir, who were both Inhabitants of Dublin, is graciously pleased, That it be Enaged, beit further Enaged by the Authozity afozes laid. That the laid John Arthur hall be by the laid Commilsioners redozed unto, settled and edablished in the quiet possession, and shall thenceforth babe, bold, possess and enjoy to him and his beirs, Erecutors, Administrators and Alsigns respectibely, all and lingular the Dannozs, boules, Calles, Lands, Tenements and hereditaments, Revertions, Remainders, Leales, Rights, Titles, Intereas and Edates whatfoever in the Kingbom of Ireland, which the faid Robert Arthur, of any other person of persons in trust for, bim or to bis use, bad, beld or enjoyed on the twenty lecond of October, One thouland fix hundred forty one, or at any time fince, Except what thereof is in the pands of Adventurers of Souldiers, of is in the City of Dublin, for which the laid John is to be forthwith reprized elsewhere, to the full value thereof, as neer and contiguous to the faid City, as conveniently may be, and the faid John Arthur is likewise reflozed unto, and is hereby enabled to Demand, recover and receive to his own use, all and fingular the debts and sums of money which at any time beretofoze were due and owing to him the faid Robert Arthur, and are fill unpaid, This prefent, or any other Ad, Claufe, matter of thing therein to the contrary norwithaanding.

And whereas Randall Barquels of Antrim, did on og a: 2 A. 93 bout the One and twentieth day of November, in the pear of our Lord, One thousand fix bundred thirty seben. demile and grant the Barony of Cary, the Lording of Ballycastle, and the Island of Ratheline, and all the Lands, Tenements and bereditaments within the laid Barony, Island and Lozospip, unto Alexander Macdonnell, John Moore, Archbald Steward, and John Trayleman, for the term of ninety nine years from Michaelmas, One thousand Gr a at bundzed

bundged thirty leben, in trud for payment of certain debts in a Schedule thereunto annered, for which the faid Alexander Macdonnell, John Moore, Archibald Steward, and John Trayleman, or some of them, were joyntly bound for the laid Barquels, and for their Counter lecurity against thole ingagements, which laid Leale of ninety nine years was in and by a Claule in the laid former Ad, enaded to be of the effect and force in Law, and no other, as the fame was before the making of the laid Ad, and was also therein and thereby transferred from the faid Leafees unto and beffed and lettled in Martin Noell then Elgi now Sir Martin Noell Knight, Thomas Carleton Citizen and Werter of London, and John Bradburne of the Middle Temple London Gentle. man, in truff to dispose the Rents and profits thereof towards the payment of all luch Debts as were intended by the fair Leafe to be fecured, which Debts are pet but bery ill fecured in regard the faid Parquels was but tenant in taile of the premisses at the time of the making of the laid Leale. and to fill continues, by reason whereof the said Lease will become of no force and effen in Law after the Death of the laid Marquels, neverthelels to the end that some more certain and latting provision may be made for the payment of fuch Debts as were thereby intended to be fecured in fuch proportions and upon fuch terms and conditions as are berein after mentioned, Be it Enaued by the Authority aforelaid, That the Reversion and Inheritance of all and fingular the premises hall be and bereby is bested and lettled in Martin Noell Elgi Sonn and beir apparent of the laid Sir Martin Noell, George Blake and John Robinson of the City of London Elquires, upon thefe truds following: that is to lay, if any person of persons, their Execu-1028 Administrators or Assignes to whom any Debt is owing which was intended by that Leale to be lecured, will at any time before the nine and twentieth of September, Die thouland fir bundzed firty leaben, accept of one movety of half of his of their principal money due, and babe intered for the laid mopety from the time of luth acceptance. at the rate of ten pounds per centum in full latisfaction of his of their whole bebt intended by the laid Leafe to be fecured, and thall declare his of their acceptance by writing under their hands and Seals, to be acknowledged befoze the Logo Chancelloz, Batter of the Rolls of any Watter in Chancery either in England of Ireland, and to be registred in the Rolls of either Kingdom, and if the laid Warquels mall happen to de after fuch acceptance beclared and before

the faid movety of the mincipal money, interest at the rate aforelaid, be fully latistified and paid, then the laid Truffees of the Reversion and inheritance of the premisses, the furbiboz and furbibozs of them, and the beir of the furbiboz thall out of the Rents, itues and profits thereof, pay or caufe to be paid the faid Bopetie of the principal with interest as aforefaid, or fo much thereof as at the time of the faid Barquelses Death wall be behind and unpaid, And if the faio Barquels of bis beirs thall at any time before the nine and twentieth of September, Which thall be in the year of our Lord, Dne thouland fir bundged leabenty fibe, pay or cause to be paid all and every such Czeditozs, their Erecutors or Allianes, who before the nine and twentieth of September, Dne thousand ür bundzed ürty leaven, hall compound as aforelaid, their full composition money with intereff as aforelaid, then the Reversion and Inberitance of the premises wall be and is bereby transferred unto and besed and lettled in the laid Marquels and his beirs. Reberthelefs it is bereby declared and Enaned, Chat no fettlement of the Reversion and inheritance by this Ad, noz any fine, Recovery oxother An oxthing done ox luffered ox to be done ne luffered by the laid Truftees of the Reversion and inberitance of the premittes without the privity and confent of bim the faid Darquels, wall any waves extend or be condrued to gibe any arenuth or continuance to the faid leafe for ninetp nine pears, further than during the life of the laid Warquels, but that the laid Leale from and after the Death of the laid Marquels, that be and to bereby is declared to be fully determined both in Law and equity, to all intents and purpoles, And it is further declared that no Creditor who wall refuse to come in and compound, as afozesaid, wall be admitted to have any benefit in oz by the trust of the reverfion and inberitance as afozelaid, And where any Debts lecured by the faid Leafe thall be compounded and agreed at one movety of the principal with interest as aforelaid, to the end that fuch composition may not abaile of prosit fuch other Creditors who hall refule to compound as aforelaid, It is further declared and Enaned. That the other moyety of the laid mincipal Debt with the interest thereof, wall be and is bereby belied in and made papable to the laid Barquele, and that be the laid Warquels wall have the like beneut for the payment and fatisfaction thereof out of the Leafe of nine. ty nine years, as any other Creditor refusing to compound, can of may babe, and the Cruffees of the laid Leale hall pap and fatistie the faid Marquelles Erecutors and Admini-Grato28

trators the other Boyety of the faid Debt fo compounded. with the interest thereof equally and in like manner and proportion as the not compounding Creditor can or may be latisfied, this Ad or any other Law to the contrary notwithdanding: And it is further Declared by the Authozity afoze. laid, That the laid Alexander MacDonnell, John Moore, Archibald Steward , and John Trayleman Suerties for the laid Barquels, and counter lecured by the laid Leale for ninety nine years until the same was transferred as afozefaid, and every of them, their and every of their beirs, Erecutors and Administrators shall be and are bereby discharged of and from all actions, futtes, executions and demands which can or may be had againg them or any of them, their or any of their Lands, Tenements Goods or Chattells for or in respect of any of the laid Debts intended by the laid

Leale to be lecured as afozelaid.

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bis Bajedie taking notice of the Barbarous and uncourb names by which most of the Towns and places in his Kingdom of Ireland, are called, which bath occasioned much damage to diverte of his good Subjeas, and are very troublesome in the use thereof, kith much Retards the reformation of that Kingdom, for Remedy thereof is pleased that it be Enaced, And be it Enaced by the Authority aforefaid, That the Lord Lieutenant, and Council hall and map abbile of lettle and direct in the passing of all Letters Datents in that Ringdom for the future, bow new and proper names moze suitable to the English tongue, may be inserted with an alias for all Cowns, Lands and places in that Kingdom, that hall be granted by Letters Patents, which new names thall thenceforth be the enely names to be used. any Law, Statute, Cudome of ulage to the contrary notwithanding.

FINIS.

